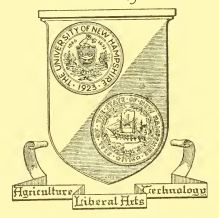


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JOURNAL.

OF THE

HONORABLE SENATE

JANUARY SESSION OF 1927

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JOURNAL

OF THE

HONORABLE SENATE

JANUARY SESSION OF 1927

WEDNESDAY, January 5, 1927.

At 11 o'clock in the forenoon of the first Wednesday of January, in the year of our Lord one thousand nine hundred and twenty-seven, being the day prescribed by the Constitution for the Legislature of New Hampshire to assemble, the following named persons, elected senators, assembled in the Capitol, in the City of Concord, in said state, and His Excellency, the Honorable John G. Winant, Governor, attended by the Honorable Council, having come into the Senate Chamber, took and subscribed the oaths of office and were duly qualified as Senators, agreeably to the provisions of the Constitution, namely:

Dist. No. 1—Charles A. Chandler.

2—William H. Leith.

3-Walter M. Flint.

4—Stephen W. Clow.

5—John O. Lovejoy.

6—Frank P. Tilton.

7—Obe G. Morrison.

8—George E. Lewis.

9—Horace J. Davis.

10—Chauncey J. Newell.

11-Arthur P. Smith.

12—Eliot A. Carter.

13—John J. Lyons.

14—Byron Worthen.

15-William B. McInnis.

16-William C. Swallow.

17-Samuel J. Lord.

18—William G. McCarthy.

19-Romeo M. Janelle.

21—George J. Foster.

22-Wilbur H. White.

23—Harry Merrill.

24—Sherman P. Newton.

His Excellency, the Governor and the Honorable Council then withdrawing, the Senate was called to order by Bernard B. Chase, Clerk of the Senate of last session.

The clerk stated that the first business was the election of a temporary presiding officer.

On motion of Senator Smith, Senator Leith was chosen temporary presiding officer.

The clerk requested Senators Smith and Chandler to conduct the temporary presiding officer to the chair.

On motion of Senator Chandler it was unanimously voted that the clerk cast one ballot for the Honorable Frank P. Tilton as President.

The clerk cast one ballot and the Honorable Frank P. Tilton having a majority of all the votes cast was declared elected President.

The Chair requested Senators Worthen and Chandler to conduct the President to the chair.

The President, having assumed the chair, addressed the Senate as follows:

Senators:

I am deeply appreciative of the honor that you have conferred upon me by electing me President of this body, and I am also not unmindful of the fact that my election not only carries honor but also carries responsibility, and I fully realize that whatever degree of success may attend my efforts as presiding officer, will in a very large measure be

due to your co-operation, assistance, and your patient indulgence.

I pledge you my best efforts and endeavors to merit the confidence you have by your votes reposed in me.

Let us each remember efficient service is not necessarily indicated by the quantity of new laws we may add to the statutes. Undoubtedly there are numerous matters concerning which legislation is now needed, but it is well to remember that only two years ago the public laws of this State were very carefully revised and the necessity for and benefit to be derived from additional legislation should be very carefully considered before adding to our already too numerous laws.

Let us each and everyone constantly remember that when this session shall have been brought to a close that we will merit and receive the commendation of those who sent us here if we perform our duties faithfully, efficiently, and with expedition, and if in the consideration of legislation involving the expenditure of the public money economy shall be our watchword.

Again I thank you for the honor that you have conferred upon me. The chair awaits your pleasure.

On motion of Senator McCarthy the following resolution was adopted:

Resolved, That Norris H. Cotton as clerk, be elected by acclamation; that Benjamin F. Greer, Jr., as assistant clerk, be elected by acclamation; that Frank M. Ayer, as sergeant-at-arms, be elected by acclamation; that Amos A. Phelps as messenger, be elected by acclamation; that Raymond B. Lakeman, as doorkeeper, be elected by acclamation; and that Norris H. Cotton, Benjamin F. Greer, Jr., Frank M. Ayer, Amos A. Phelps and Raymond B. Lakeman are hereby elected for the several positions named, respectively.

Thereupon Norris H. Cotton, Benjamin F. Greer, Jr., Frank M. Ayer, Amos A. Phelps and Raymond B. Lakeman appeared and signified to their acceptance and were

duly sworn to the faithful discharge of their duties before the president.

A true record:

BERNARD B. CHASE, Clerk for 1925—1926.

A true copy. Attest:

BERNARD B. CHASE, Clerk for 1925—1926.

On motion of Senator Lovejoy the following resolution was adopted:

Resolved, That the rules of the Senate for the last session be the rules of the Senate for the present session until otherwise ordered.

On motion of Senator Lewis the following resolution was adopted:

Resolved, That until otherwise ordered the Senate will meet at 11 o'clock in the forenoon and at 2 o'clock in the afternoon.

On motion of Senator Smith the following resolution was adopted:

Resolved, That the Secretary of State be requested to furnish the Senate the official returns of votes from the various Senatorial districts for the State.

On motion of Senator Flint the following resolution was adopted:

Resolved, That the return of votes in the several Senatorial districts be referred to a select committee of three, with instructions to examine and count the same, and report to the Senate whether any vacancies exist, and, if so, in what Senatorial districts.

The President appointed as members of such committees Senators Flint, Morrison, and Chandler.

On motion of Senator Lyons the following resolution was adopted:

Resolved, That the House of Representatives be informed that the Senate, having assembled, has organized by the

choice of Frank P. Tilton, as President, Norris H. Cotton, as Clerk, Benjamin F. Greer, Jr., as Assistant Clerk, Frank M. Ayer, as Sergeant-at-arms, Amos A. Phelps as Messenger, Raymond B. Lakeman as Doorkeeper, and is now ready to proceed with the business of the session.

On motion of Senator Janelle the following resolution was adopted:

Resolved, That the Clerk of the Senate be authorized to furnish at the expense of the State during the session of 1927, two such daily newspapers printed within the State to the members and officers of the Senate as such members and officers may select and to the Governor and Council.

On motion of Senator Foster the following resolution was adopted:

Resolved, That the Clerk be instructed to procure the services of two stenographers, one for the Judiciary Committee and one as an assistant for the Clerks of the Senate, each to perform such duties as may be assigned to them.

On motion of Senator Newton the following resolution was adopted:

Resolved, That the President of the Senate be authorized to appoint a telephone messenger and an assistant messenger for the ensuing session.

Pursuant to the above resolution, the President appointed Fred Richard Davis of Laconia as Telephone Messenger and Charles E. Wendell of Dover as Assistant Messenger.

(Recess)

The Senate having re-assembled, the Honorable Frederick I. Blackwood, Deputy Secretary of State, appeared and presented the returns of votes for Senators from the various Senatorial districts, as returned to the Secretary's office.

REPORT OF COMMITTEE

The select committee to whom was referred the returns of votes for Senators from the several districts, having attended to their duties and having examined the returns made to the Secretary of State and the records in the office of said Secretary, report that they find the state of the vote returned from the several districts as follows:

District No. 1.

Charles A. Chandler h	ad 2	2,893
Ozmon W. Fernald h	ad 2	2,130
and Charles A. Chandler ha	aving a plurality of all	the votes
cast is elected.		

District No. 2.

	William	Η.	Leith	had					2,71	9
	John H.	Em	erson :	had					1,51	2
and	William	Н.	Leith	having	a	plurality	of	all	the	votes
cast	is electe	d.								

District No. 3.

Walter M. Flint had	3,575
Helen J. Young had	2,283
and Walter M. Flint having a plurality of all	the votes
cast is elected.	

District No. 4.

Stephen W. Clow had	3,248
Arthur W. Chandler had	1,719
and Stephen W. Clow having a plurality of all	the votes
cast is elected.	

District No. 5.

John O. Lovejoy had	3,718
Joseph Tighe had	1,627
and John O. Lovejoy having a plurality of all the	votes cast
is elected.	

District No. 6.

Frank P. Tilton had	3,661 2,518 votes cast
District No. 7.	
Obe G. Morrison had	3,444 2,518 the votes
District No. 8.	
George E. Lewis had	3,378 1,717 the votes
District No. 9.	
Horace J. Davis had	2,938 1,334 votes cast
District No. 10.	

Chauncey J. Newell had	
Henry C. Metcalf had	
and Chauncey J. Newell having	a plurality of all the votes
cast is elected.	

District No. 11.

Arthur P. Smith had	2,663
Edward F. Qualters had	1,230
and Arthur P. Smith having a plurality of all the	votes cast
is elected.	

District No. 12.

Eliot A. Carter had	3,607
Charles E. Hardy had	1,476
and Eliot A. Carter having a plurality of all the	votes cast
is elected.	

District No. 13.

District No. 14.

Byron Worthen had	2,925
Harry K. Rogers had	2,446
and Byron Worthen having a plurality of all the	votes cast
is elected.	

District No. 15.

	William B.	McInnis	had			2,770
	Charles H.	Howe ha	ıd			1,892
and	William B.	McInnis	having a	plurality	of all	the votes
cast	is elected.					

District No. 16.

William C. Swallow had	2,788
Anson G. Osgood had	1,250
and William C. Swallow having a plurality of all	the votes
cast is elected.	

District No. 17.

Samuel J. Lord had	2,471
Charles A. Grant had	1,813
and Samuel J. Lord having a plurality of all the	votes cast
is elected.	

District No. 18.

William	G. McCarthy had	5,185
and William	G. McCarthy having a plurality of a	all the votes
cast is elected	d.	

District No. 19.

Romeo M. Janelle had	1,479
Euclide F. Geoffrion had	1,328
and Romeo M. Janelle having a plurality of all	the votes
cast is elected.	

District No. 20.

	Harry H. Meader had	4,118
	James E. Lucey had	3,119
;	and Harry H. Meader having a plurality of al	1 the votes
	east is elected.	

District No. 21.

George J. Foster had	3,489
John D. McCooey had	2,588
and George J. Foster having a plurality of all	the votes
cast is elected.	

District No. 22.

	Wilbur H.	White	had					4,72	+
	Leonard E.	Barry	had					2,390)
and	Wilbur H.	White	having	a	plurality	of	all	the	votes
cast	is elected.								

District No. 23.

Harry Merrill had	4,113
Lester E. Williams had	1,055
and Harry Merrill having a plurality of all the	votes cast
is elected	

District No. 24.

Sherman P. Newton had	3,864
Oliver B. Marvin had	2,414
and Sherman P. Newton having a plurality of al	I the votes
cast is elected.	

WALTER M. FLINT
OBE G. MORRISON
CHARLES A. CHANDLER
Committee

The report of the committee was accepted.

HOUSE MESSAGE

Mr. President:

The House of Representatives organized by the election of the following officers: as Speaker, Harold K. Davison; as Clerk, Harrie M. Young; as Asst. Clerk, Howard H. Hamlin; as Sergeant-at-arms, Guy S. Neal, and is now ready to proceed with the business of the session.

On motion of Senator Swallow the following resolution was adopted:

Resolved, By the Senate, the House of Representatives concurring, that the joint rules of the last legislature be the joint rules of this legislature until otherwise ordered.

On motion of Senator Morrison the following resolution was adopted:

Resolved, That all bills and joint resolutions reported by committees, with the exception of new bills originating in the committees, shall be handed to the clerk who shall cause a list of said bills and joint resolutions to be published in the appendix to the daily journal together with a report of the committee previous to their presentation to the Senate.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following resolution.

Resolved, that the Honorable Senate be informed that the

House of Representatives will be ready to meet the Senate in joint convention for the purpose of canvassing the votes for Governor and Councilors agreeably to the provisions of the constitution at 3 o'clock this afternoon and for the election of a Secretary of State, State Treasurer and Commissary General.

On motion of Senator McInnis the following resolution was adopted:

Resolved, that the House of Representatives be informed that the Honorable Senate will be ready to meet the House in joint convention for the purpose of canvassing the votes for Governor and Councilors, agreeably to the provisions in the Constitution, at 3 o'clock this afternoon and for the election of a Secretary of State, State Treasurer, and Commissary General.

On motion of Senator Chandler the Senate adjourned.

AFTERNOON

Pursuant to a resolution previously adopted, the Clerk appointed Bessie A. Callaghan of Manchester and Evelyn S. Conway of Concord as stenographers for the session.

Pursuant to the resolution previously adopted, the Senate met the House of Representatives in joint convention for the purpose of canvassing the vote for Governor and Councilors and electing a Secretary of State, State Treasurer and Commissary General.

(See House Proceedings)

On return to the Senate Chamber, on motion of Senator Clow the Senate adjourned.

THURSDAY, January 6

The Senate met according to adjournment.

HOUSE MESSAGE

Mr. President:

The House of Representatives has adopted the following resolutions, in the adoption of which it asks the concurrence of the Honorable Senate.

Resolved, By the House of Representatives, the Senate concurring, that a committee of three on the part of the House and two on the part of the Senate be appointed to make the necessary assignment of rooms for the presiding officers and the committees in the House and Senate and report such assignments to the House and Senate as early as possible.

On motion of Senator McInnis the Senate voted to concur with the House of Representatives in the foregoing resolution.

The President appointed as members of such committee on the part of the Senate, Senators McInnis and Chandler.

Resolved, By the House of Representatives, the Senate concurring, that the joint rules of the last Legislature be the joint rules of this Legislature until otherwise ordered.

Resolved, That the Committee on Rules with such members as the Senate may join, be a joint committee on Rules of the Senate and House of Representatives.

On motion of Senator Lovejoy the Senate voted to concur with the House of Representatives in the foregoing resolution.

The President appointed as members of such committee on the part of the Senate the President of the Senate and Senators Lovejoy, and Lord.

The message further announced that the House of Representatives had adopted the following resolution:

Resolved, That the Honorable Senate be notified that the House of Representatives will be ready to meet the Senate

in joint convention at 12 o'clock for the purpose of receiving His Excellency, the Governor, and any communication he may be pleased to make, and for the transaction of such other business as may properly come before such convention.

On motion of Senator Merrill the following resolution was adopted:

Resolved, That the Senate will be ready to meet the House of Representatives in joint convention as suggested by the House message at 12 o'clock for the purpose of receiving His Excellency. The Governor, and an communication he may be pleased to make and for the transaction of such other business as may properly come before such convention.

Agreeably to the foregoing resolution the Senate met the House of Representatives in joint convention.

(See House Proceedings).

On motion of Senator Flint the rules were suspended and all business in order for 2 o'clock this afternoon was made in order at the present time.

On motion of Senator Carter the following resolution was adopted:

Resolved, That when the Senate adjourns this morning, it adjourns to meet tomorrow morning at 9.00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

On motion of Senator Smith the Senate adjourned.

FRIDAY, JANUARY 7, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., Jan. 7, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Mc-Innis declared the Senate adjourned.

MONDAY, JANUARY 10, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., Jan. 10, 1927.

Senator McInnis:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

On motion of Senator Leith the Senate adjourned.

TUESDAY, JANUARY 11, 1927.

The Senate met according to adjournment.

The Senator elect from the 20th district, Harry H. Meader appeared in the Senate for the first time having been detained by illness and was administered the oath of office by His Excellency, Governor Huntley N. Spaulding.

INTRODUCTION OF SENATE JOINT RESOLUTION

Senate Joint Resolution No. 1. Joint Resolution to control and regulate radio broadcasting.

The Joint Resolution was read twice, laid on the table to be printed, and referred to the Committee on the Judiciary.

The President announced the following standing and joint standing committees.

STANDING COMMITTEES

Agriculture—Senators White, Foster, Newton, Lewis, Lyons.

Banks—Senators Lewis, Newell, Merrill, Leith, Morrison.

Claims—Senators Chandler, Lovejoy, Morrison, Davis, Worthen.

Education—Senators Smith, White, Foster, McInnis, Janelle.

Elections—Senators Janelle, Smith, Newell, Carter, Swallow.

Fish and Game—Senators Swallow, Meader, Davis, Chandler, Lovejoy.

Forestry—Senators Merrill, White, Morrison, Newell, Janelle.

Finance—Senators Meader, Lovejoy, Clow, Merrill, Chandler.

Incorporations—Senators McCarthy, Meader, McInnis, Foster, Swallow.

Judiciary—Senators Flint, Foster, Lord, Worthen, McCarthy.

Labor—Senators Newton, Lewis, Newell, Smith, Janelle.

Manufactures—Senators Clow, Lovejoy, Swallow, Lord,
Leith.

Military Affairs—Senators Lovejoy, Carter, Newton, McCarthy, Swallow.

Public Health—Senators Leith, Meader, Newton, Clow, Janelle.

Railroads—Senators Lord, McInnis, Clow, Lewis, Flint. Revision of Laws—Senators Carter, Swallow, McInnes, Flint, McCarthy.

Roads, Bridges and Canals—Senators Davis, Merrill, Newton, Leith, Chandler.

Laconia State School—Senators Newell, Flint, Lewis, Carter, Janelle.

Soldiers' Home—Senators Morrison, Smith, McCarthy, Worthen, Davis.

Public Improvements—Senators Foster, Lord, Davis, Chandler, White.

State Hospital—Senators McInnis, Leith, Smith, Newell, Lyons.

State Prison and Industrial School—Senators Worthen, Carter, Morrison, Clow, Flint.

Towns and Parishes—Senators Lyons, Merrill, White, Meader, Lord.

Rules-President Tilton, Senators Lewis, Chandler.

JOINT STANDING COMMITTEES

Engrossed Bills-Senators Leith, Carter.

State House and State House Yard—Senator McInnis. State Library—Senator Morrison.

Joint Rules-President Tilton, Senators Lovejoy, Lord.

COMMITTEE REPORT

Senator McInnis for the committee to whom was referred the assignment of rooms to the President, the Standing Committees of the Senate, and Joint Standing Committees of the Senate and House, reported with the following resolution:

Resolved, That the assignment of rooms to the several committees of the Senate and the Joint Standing Committees of the Senate and House be as follows:

Agriculture—Room 120, Commission of Agriculture.

Banks—Room 140, Bank Commission.

Claims—State Library.

Education—Room 300, Patriot Bldg., Board of Education.

Elections—Room 156.

Finance—Room 145, Labor Commission.

Fisheries and Game—Room 109, Fisheries and Game.

Forestry—Room 304, Patriot Bldg., Forestry Dept.

Incorporations—Room 154, Law Enforcement.

Industrial School—Room 133, Charities and Correction.

Judiciary—Room 153, Attorney General.

Labor—State Library.

Laconia State School—Room 133, Charities and Correction.

Military Affairs-Room 102, Adjutant General.

Public Health—Room 107, Board of Health.

Public Improvements—Room 149, Legacy Tax.

Railroads—State Library.

Revision of Laws-Room 105, State Treasury.

Roads, Bridges and Canals—State Library.

State Library—State Library.

Soldiers' Home—Room 127, G. A. R. Headquarters.

State Hospital—Room 133, Charities and Correction.

State Prison-Room 133, Charities and Correction.

Towns and Parishes-Room 149, Legacy Tax.

Rules-Room 122, Superintendent of State House.

Engrossed Bills—Secretary of State.

State House and Yard—Room 122, Superintendent of State House.

President of the Senate—Room 153, Attorney General.

On motion of Senator McInnis the reading was dispensed with and the assignment of rooms ordered to be printed in the record.

The report was accepted.

On a viva voce vote the resolution was adopted.

On motion of Senator Worthen the following resolution was adopted:

Resolved, That the printing of the journals of the sessions of the Senate on Friday mornings and Monday evenings be consolidated with the journal of Tuesday of each week.

(Recess)

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following resolution:

Resolved, That the Honorable Senate be invited to attend prayers in the House five minutes previous to the opening of the morning session.

On motion of Senator Newell the following resolution was adopted:

Resolved, That the Senate accept the invitation to attend prayers extended by the House of Representatives.

On motion of Senator Flint the Senate adjourned.

AFTERNOON

On motion of Senator Swallow, Senate Joint Resolution No. 1, Joint Resolution to control and regulate radio broadcasting, was recalled from the Committee on Judiciary, the rules suspended, further reference to committee dispensed with and the bill read a third time by title and passed.

On motion of Senator McInnis the Senate adjourned.

WEDNESDAY, January 12, 1927.

The Senate met according to adjournment.

Introduction of bills

Senator Meader introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 1, An Act to create a Board of Review.

Senator Davis introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on Fisheries and Game.

Senate Bill No. 2, An Act in relation to taking deer.

On motion of Senator Meader, the rules were suspended, and all business in order for two o'clock this afternoon was made in order at the present time.

On motion of Senator Foster the Senate adjourned.

THURSDAY, JANUARY 13, 1927.

The Senate met according to adjournment.

LEAVES OF ABSENCE

Senators Swallow, Leith and Meader were granted leaves of absence for the day on account of important business.

INTRODUCTION OF BILL

Senator McCarthy introduced the following entitled bill which was read a first and second time, laid upon the table and referred to the Committee on the Judiciary.

Senate Bill No. 3, An Act to exempt from taxation property held for religious and charitable use by the Order of St. Benedict of New Hampshire.

INTRODUCTION OF JOINT RESOLUTION

Senator Foster introduced the following joint resolution which was read a first and second time, laid upon the table to be printed and referred to the Committee of the Judiciary.

Senate Joint Resolution No. 2. Joint Resolution relating to President Coolidge's Policy in Nicaragua.

COMMITTEE REPORT

Senator Lord for the Committee on Joint Rules, presented the following report.

JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES

SESSION OF 1927

- 1. Convention of Senate and House.
- 2. Messages, by whom sent.
- 3. Messages, when received.
- 4. Messages, by whom announced.
- 5. Bills, between the houses.
- 6. Engrossed bills.
- 7. Joint committees.
- 8. Bills, titles and contents of.
- 9. Bills rejected by one house.
- 10. Each house to transmit papers.
- 11. Bills to be transmitted before what time.
- 12. Bill, when defeated.
 - 13. Time for introducing bills.
 - 1. When a convention of the two houses is to be formed, whether by a requirement of the constitution, or by a vote or resolve of the two houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reasons for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.
- 2. Messages shall be sent by such person or persons as each House may deem to be proper.
- 3. Messages from either House shall be received from the other at all times, except when engaged in putting a

question, in calling yeas and nays, in counting the ballots, or in reading the Journal.

- 4. When a message shall be sent from either House to the other, it shall be announced at the door of the House to which it may be sent, by the doorkeeper.
- 5. While bills are on their passage between the two houses, they shall be under the signature of the clerk of each House respectively.
- 6. There shall be a committee for the purpose of engrossing bills, consisting of two members of each House. All bills that passed both Houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective Houses; and shall be signed first by the Speaker of the House of Representatives, and then by the President of the Senate.

If the examination of a bill before its engrossment shall disclose any clerical error or formal imperfection, said committee shall report it back to the respective Houses, with such amendments as are required to correct the same; and any measure so reported shall be subject to amendment in those particulars and in no other respect.

- 7. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects, to wit; On all matters relative to the state library, and on all matters relative to the state house and state house yard.
- 8. Every bill or joint resolution, repealing or modifying any act or statute, shall refer to the same by the section and chapter of the Public Laws, if such act or statute is contained therein, otherwise by its section and chapter and the session of the legislature when the same was passed; such bill or joint resolution shall also be expressed in words clearly with full reference to all amendments in sequence, so that it shall not be necessary to refer to any other act or statute to ascertain the meaning thereof. The title of every bill or joint resolution shall indicate, in brief and

comprehensive form, the subject-matter contained in the bill or joint resolution. It shall be the duty of the presiding officer of each branch of the legislature to require all such bills or resolutions to be made in conformity with this rule, before putting any vote thereon, except to commit or amend.

- 9. When a bill or resolve which shall have passed in one House is rejected in the other, notice thereof shall be given to the House in which the same shall have passed.
- 10. Each House shall transmit to the other all papers on which any bill or resolve may be founded.
- 11. Each House shall transmit to the other all bills which have passed their several stages in the House in which they originated, at least twenty-four hours before the time fixed for adjournment.
- 12. After each house shall have adhered to its disagreement, a bill or resolve shall be considered lost.
- 13. No bill, joint resolution, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature after the third week of the session, unless reported by the Committee on Rules; provided that this rule may be suspended in either House whenever two-thirds of the whole number of members shall, on division taken, vote in favor thereof, and not otherwise.

On motion of Senator Flint, the rules were so far suspended as to dispense with the reading of the report.

On motion of Senator Davis, the following resolution was adopted:

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

On motion of Senator McCarthy the following resolution was adopted:

Resolved, That when the Senate adjourns this morning, it adjourn to meet tomorrow morning at 9.00 o'clock, and

when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

Senator Worthen of District No. 14, transmitted to the Senate an invitation to visit the State Industrial School at Manchester, and on motion of the same Senator, the Senate voted that the Senate as a body accept the invitation to visit the State Industrial School at Manchester on Thursday, January 20th, and that the Sergeant-at-Arms be instructed to procure transportation for same.

On motion of Senator White, the Senate adjourned.

FRIDAY, JANUARY 14, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., January 14, 1927

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate, and oblige,

FRANK P. TILTON,

President.

There being manifestly no quorum present the Senate adjourned.

MONDAY, JANUARY 17, 1927.

The Senate met according to adjournment.

Senator Leith having assumed the chair, read the following communication:

Concord, N. H., January 17, 1927.

Senator Leith:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige,

FRANK P. TILTON,

President.

There being manifestly no quorum present the Senate adjourned.

TUESDAY, JANUARY 18, 1927.

The Senate met according to adjournment.

LEAVES OF ABSENCE.

Senators Merrill and Meader were granted leaves of absence for the day on account of important business.

Senator Foster was granted leave of absence for the day on account of illness.

INTRODUCTION OF BILLS

Senator Newell introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 4, An Act to legalize the Biennial State and National Election held on the second day of November, 1926, in the Town of Alstead.

Senator Carter introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Revision of Laws.

Senate Bill No. 5, An Act in amendment of Chapter 356 of the Public Laws relating to Exemption from Trustee Process.

COMMITTEE REPORT

On motion of Senator Flint the following report of the Committee on Joint Rules, which was presented to the Senate by Senator Lord during the morning session Thursday, January 13, was accepted.

JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES

SESSION OF 1927

- 1. Convention of Senate and House.
- 2. Messages, by whom sent.
- 3. Messages, when received.
- 4. Messages, by whom announced.
- 5. Bills, between the houses.
- 6. Engrossed bills.
- 7. Joint committees.
- 8. Bills, titles and contents of.
- 9. Bills rejected by one house.
- 10. Each house to transmit papers.
- 11. Bills to be transmitted before what time.
- 12. Bill, when defeated.
- 13. Time for introducing bills.
- 1. When a convention of the two houses is to be formed, whether by a requirement of the constitution, or by vote or resolve of the two houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reasons for forming the convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.

- 2. Messages shall be sent by such person or persons as each House may deem to be proper.
- 3. Messages from either House shall be received from the other at all times, except when engaged in putting a question, in calling yeas and nays, in counting the ballots, or in reading the Journal.
- 4. When a message shall be sent from either House to the other, it shall be announced at the door of the House to which it may be sent, by the doorkeeper.
- 5. While bills are on their passage between the two houses, they shall be under the signature of the clerk of each House respectively.
- 6. There shall be a committee for the purpose of engrossing bills, consisting of two members of each House. All bills that passed both Houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective Houses; and shall be signed first by the Speaker of the House of Representatives, and then by the President of the Senate.

If the examination of a bill before its engrossment shall disclose any clerical error or formal imperfection, said committee shall report it back to the respective Houses, with such amendments as are required to correct the same; and any measure so reported shall be subject to amendment in those particulars and in no other respect.

- 7. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects, to wit; On all matters relative to the state library, and on all matters relative to the state house and state house yard.
- 8. Every bill or joint resolution, repealing or modifying any act or statute, shall refer to the same by the section and chapter of the Public Laws, if such act or statute is contained therein, otherwise by its section and chapter and the session of the legislature when the same was passed; such bill or joint resolution shall also be expressed in words clearly with full reference to all amendments in sequence,

so that it shall not be necessary to refer to any other act or statute to ascertain the meaning thereof. The title of every bill or joint resolution shall indicate, in brief and comprehensive form, the subject-matter contained in the bill or joint resolution. It shall be the duty of the presiding officer of each branch of the legislature to require all such bills or resolutions to be made in conformity with this rule, before putting any vote thereon, except to commit or amend.

- 9. When a bill or resolve which shall have passed in one House is rejected in the other, notice thereof shall be given to the House in which the same shall have passed.
- 10. Each House shall transmit to the other all papers on which any bill or resolve may be founded.
- 11. Each House shall transmit to the other all bills which have passed their several stages in the House in which they originated, at least twenty-four hours before the time fixed for adjournment.
- 12. After each House shall have adhered to its disagreement, a bill or resolve shall be considered lost.
- 13. No bill, joint resolution, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature after the third week of the session, unless reported by the Committee on Rules; provided that this rule may be suspended in either House whenever two-thirds of the whole number of members shall, on division taken, vote in favor thereof, and not otherwise.

On motion of Senator Chandler the rules were suspended and all business in order for two o'clock this afternoon was made in order at the present time.

On motion of Senator Flint the Senate adjourned.

WEDNESDAY, JANUARY 19, 1927.

The Senate met according to adjournment.

LEAVES OF ABSENCE

Senator Foster was granted leave of absence for the week on account of illness.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bill, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 2, An Act to establish a new apportionment for the assessment of public taxes.

INTRODUCTION OF BILLS

Senator McCarthy introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 6, An Act relating to Insurance Adjusters.

Senator Carter introduced the following entitled bill, and on motion of the same Senator the rules were suspended, and the bill read a first and second time by its title, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 7, An Act in Amendment of Chapters 25 and 34 of the Public Laws, relating to Primary Elections, the Nomination of Candidates, and Campaign expenses.

READ AND REFERRED

On motion of Senator Flint the rules were so far suspended that the following entitled bill sent up from the House of Representatives was read a first and second time by title and referred:

To the Committee on Finance,

House Bill No. 2, An Act to establish a new apportionment for the assessment of public taxes.

On motion of Senator Lovejoy the following resolution was adopted.

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

On motion of Senator McInnis the Senate adjourned.

THURSDAY, JANUARY 20, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Newton was granted leave of absence for the day on account of important business.

INTRODUCTION OF BILL

Senator McCarthy introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Revision of Laws.

Senate Bill No. 8, An Act in amendment of Chapter 356 of the Public Laws relating to exemption from trustee process.

COMMITTEE REPORT

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 4, An Act to legalize the biennial state and national election held on the second day of November, 1926, in the town of Alstead.

Having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

On motion of Senator Worthen the following resolution was adopted:

Resolved, That the rules be suspended and all business

in order for two o'clock this afternoon be made in order at the present time.

On motion of Senator Smith the following resolution was adopted:

Resolved, That the members of the Senate visit the state university in a body at a date to be determined by the chairman of the Committee on Education and that the Sergeant-at-arms be instructed to procure transportation.

On motion of Senator McInnis, the following resolution was adopted.

Resolved, That the Committee on Education visit the two normal schools—the one at Keene, and the one at Plymouth, the date to be determined by the chairman of the Committee on Education and that the Sergeant-at-arms be instructed to procure transportation.

On motion of Senator Meader the following resolution was adopted:

Resolved, That when the Senate adjourns this morning it adjourn to meet Friday morning at 9.00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

On motion of Senator Clow the Senate adjourned.

FRIDAY, January 21, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., Jan. 21, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate and oblige.

FRANK P. TILTON, President.

There being manifestly no quorum present, Senator Mc-Innis declared the Senate adjourned.

MONDAY, January 24, 1927.

The Senate met according to adjournment.

Senator Leith having assumed the chair, read the following communication.

Concord, N. H., Jan. 24, 1927.

Senator Leith:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON, President.

There being manifestly no quorum present, Senator Leith declared the Senate adjourned.

TUESDAY, JANUARY 25, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Foster was granted leave of absence for the week on account of illness.

INTRODUCTION OF BILLS

Senator Carter introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 9, An Act in amendment of Chapter 385 of the Public Laws relating to more effective law enforcement.

Senator Smith introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Revision of Laws.

Senate Bill No. 10, An Act in amendment of Chapter 9 of the Public Laws relating to Lands for State Institutions.

Senator Smith introduced the following entitled bill which

was read a first and second time, laid upon the table to be printed and referred to the Committee on Education.

Senate Bill No. 11, An Act in amendment of Chapter 118 of the Public Laws relating to School Tuition for Children in Boarding Homes.

Senator Lewis introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 12, An Act to authorize New London Water system precinct to refund a certain limited portion of its bonds.

Senator Lewis introduced the followed entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Revision of Laws.

Senate Bill No. 13, An Act in amendment of Section 5, Chapter 42 of the Public Laws relating to Special Town meetings.

Senator Meader introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 14, An Act in amendment of Section 1, Chapter 102, of the Public Laws, relating to Registration and License Fees on Motor Vehicles.

Senator Merrill introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 15, An Act to incorporate the New Hampshire Railroad Salvage Company.

Senator Lord introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 16, An Act in amendment of Section 1, Chapter 316 of the Public Laws, relating to the Superior Court.

Senator Meader introduced the following entitled bill

which was read a first and second time, laid upon the table to be printed and referred to the Committee on Fisheries and Game.

Senate Bill No. 17, An Act to regulate the use of traps in the taking of fur bearing animals in certain counties.

Senator Newell introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Public Improvements.

Senate Bill No. 18, An Act to establish a continuous highway from the Vermont State line at Walpole to a junction with the Monadnock Road at Walpole Village.

Senator Carter introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Military Affairs.

Senate Bill No. 19, An Act in amendment of Chapter 124, Section 21, of the Public Laws relating to the Staff of the Commander-in-Chief.

Senator Carter introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Revision of Laws.

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to Keepers of Hotels and Public Lodging Houses.

Senator Morrison introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Fisheries and Game.

Senate Bill No. 21, An Act in amendment of Sections 17 and 21 of Chapter 198 of the Public Laws, relating to Quadrupeds.

INTRODUCTION OF JOINT RESOLUTION

Senator McCarthy introduced the following joint resolution which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Joint Resolution No. 3, Joint Resolution authorizing a special joint Committee on Investigation.

On motion of the same Senator the rules were suspended, printing and reference to committee dispensed with, the resolution read a third time and passed.

(Recess)

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and Joint Resolutions, in the passage of which it asks the concurrence of the Honorable Senate:

House Joint Resolution No. 52, Joint Resolution in favor of Guy S. Neal and others.

House Joint Resolution No. 64, Joint Resolution authorizing the Governor to receive certain funds as trustee.

House Bill No. 6, An Act in amendment of Chapter 229, Section 1, of the Laws of 1887, relating to establishing the Adams School district in Derry.

House Bill No. 23, An Act in amendment of Section 6, Chapter 137, Public Laws, relating to the sanitary production and distribution of food.

House Bill No. 27, An Act relating to the terms of the probate court for the county of Grafton.

House Bill No. 31, An Act to improve the procedure in criminal cases before justices and municipal courts.

READ AND REFERRED

The following entitled bills sent up from the House of Representatives were read a first and second time and referred:

To the Committee on Education,

House Bill No. 6, An Act in amendment of Chapter 229, Section 1, of the Laws of 1887, relating to establishing the Adams School District in Derry.

To the Committee on Public Health,

House Bill No. 23, An Act in amendment of Section 6, Chapter 137, Public Laws, relating to the sanitary production and distribution of food.

To the Committee on the Judiciary,

House Bill No. 27, An Act relating to the terms of the probate court for the county of Grafton.

To the Committee on the Judiciary,

House Bill No. 31, An Act to improve the procedure in criminal cases before Justices and Municipal Courts.

The following resolutions sent up from the House of Representatives were read a first and second time, and referred:

To the Committee on the Judiciary,

House Joint Resolution No. 64, Joint Resolution authorizing the Governor to receive certain funds as Trustee.

On motion of Senator Merrill, the rules were suspended, printing and reference to committee dispensed with, and the resolution read a third time and passed.

To the Committee on Finance,

House Joint Resolution No. 52, Joint Resolution in favor of Guy S. Neal and others.

On motion of Senator Flint, the rules were suspended, and the printing and reference to committee dispensed with.

On motion of Senator Meader, the following amendment was adopted:

SECTION 1. Amend said Joint Resolution by adding at the end of the tenth line after the word dollars, the following: "and John Potts be allowed the sum of sixteen dollars." So that said joint resolution as amended shall read:

That Guy S. Neal, Sergeant-at-Arms of the House, be allowed the sum of thirteen dollars and fifty cents; Maurice M. Cass be allowed the sum of forty dollars; Dana R. Berry be allowed the sum of forty dollars, Charles A. Bur-

lington be allowed the sum of forty dollars; William Palfrey be allowed the sum of fifteen dollars; Edgar S. Winslow be allowed the sum of fifteen dollars; Walter L. Riford be allowed the sum of nine dollars and fifty cents; Frank M. Ayer be allowed the sum of nine dollars; Charles E. Wendell be allowed the sum of eight dollars; Richard W. Walton be allowed the sum of eight dollars; and John Potts be allowed the sum of sixteen dollars, in full for their services at the organization of the present senate and house, and that the governor be authorized to draw his warrant for the same on the treasury.

SECT. 2. This act shall take effect upon its passage. On motion of Senator Flint, the rules were suspended, the resolution read a third time and passed.

On motion of Senator Flint, the Senate adjourned.

AFTERNOON

INTRODUCTION OF BILLS

Senator Lovejoy introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 22, An Act changing the date of the Primary from September to June.

Senator Davis introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 23, An Act in amendment of Subdivision XII of Section 12 of Chapter 262 of the Public Laws.

Senator Morrison introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 24, An Act in amendment of Subdivision XV of Section 12 of Chapter 262 of the Public Laws.

Senator Lewis introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 25, An Act in amendment of Subdivision XIV of Section 12 of Chapter 262 of the Public Laws.

Senator Lewis introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 26, An Act in amendment of Subdivision VII of Section 12 of Chapter 262 of the Public Laws.

Senator Newell introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 27, An Act in amendment of Subdivision IX of Section 12 of Chapter 262 of the Public Laws.

Senator Merrill introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Public Improvements.

Senate Bill No. 28, An Act relating to improvements at Alton Bay.

On motion of Senator Flint the rules were suspended, reference to the committee dispensed with, and the bill read a third time and passed.

Senator Lewis introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 29, An Act in amendment of Subdivision X of Section 12 of Chapter 262 of the Public Laws.

On motion of Senator Merrill the Senate adjourned.

WEDNESDAY, JANUARY 26, 1927.

The Senate met according to adjournment.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 195, An Act relating to the method of voting for maintenance of sewer system in the town of Claremont.

House Bill No. 24, An Act prohibiting fishing through the ice in Warren Pond.

House Bill No. 35, An Act to repay to the city of Dover an overpayment of the state tax.

House Bill No. 42, An Act in amendment of Section 34 of Chapter 15 of the Public Laws relating to lapsed appropriations.

READ AND REFERRED

The following entitled bills sent up from the House of Representatives were read a first and second time and referred:

To the Committee on the Judiciary,

House Bill No. 195, An Act relating to the method of voting for maintenance of sewer system in the town of Claremont.

On motion of Senator Lewis the rules were suspended, reference dispensed with and the foregoing entitled bill was read a third time by title and passed.

To the Committee on Revision of Laws,

House Bill No. 42, An Act in amendment of Section 34 of Chapter 15 of the Public Laws relating to lapsed appropriations.

To the Committee on Fisheries and Game,

House Bill No. 24, An Act prohibiting fishing through the ice in Warren Pond.

On motion of Senator Newell the rules were suspended, reference dispensed with and the foregoing entitled bill was read a third time by title and passed.

To the Committee on Finance,

House Bill No. 35, An Act to repay to the city of Dover an overpayment of the state tax.

COMMITTEE REPORT

Senator Meader for the Committee on Finance to whom was referred House Bill No. 2, An Act to establish a new apportionment for the assessment of public taxes, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

On motion of Senator Worthen the Senate adjourned.

AFTERNOON

Upon calling the Senate to order the President called Senator Carter of District Number 12 to the chair.

(Senator Carter in the chair)

HOUSE MESSAGE

Mr. President:

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following joint resolutions:

House Joint Resolution No. 52, Joint Resolution in favor of Guy S. Neal and others.

The message further announced that the House of Representatives had concurred with the Senate in the passage of the following joint resolution:

Senate Joint Resolution No. 3, Joint Resolution authorizing a special Joint Committee of Investigation.

THIRD READING

On motion of Senator Newton the rules were so far suspended that the following entitled bill was read a third time by title and passed.

House Bill No. 2, An Act to establish a new apportionment for the assessment of public taxes.

On motion of Senator McInnis the Senate adjourned.

THURSDAY, JANUARY 27, 1927.

The Senate met according to adjournment.

COMMITTEE REPORTS

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 27. An Act relating to the terms of the probate court for the county of Grafton.

House Bill No. 31. An Act to improve the procedure in criminal cases before Justices and Municipal Courts.

Having considered the same, reported the same without amendment, and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 35. An Act to repay to the city of Dover an overpayment of the State Tax, having considered the same, reported the same without amendment, and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at two o'clock.

SPECIAL COMMITTEE

Agreeably to Senate Joint Resolution No. 3, Joint Resolution authorizing a special joint committee on investigation, the President appointed as members of said joint committee on the part of the Senate, Senators Flint, and McCarthy.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following

entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 26. An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans.

House Bill No. 39. An Act to repeal Chapter 245, Laws of 1909, relating to school district in the towns of Bennington and Antrim.

House Bill No. 44. An Act relating to the form for applications for licenses to operate motor vehicles.

House Bill No. 53. An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway Lighting Precinct held April 12th, 1921, May 4th, 1922, May 21st, 1923, May 12th, 1924, and May 11th, 1925.

House Bill No. 61, An Act in amendment of Section 12, Chapter 295 of the Session Laws of 1925, relating to the Bethlehem Village District.

READ AND REFERRED

The following entitled bills sent up from the House of Representatives were read a first and second time and referred:

To the Committee on Incorporations,

House Bill No. 26. An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans.

To the Committee on the Judiciary,

House Bill No. 39. An Act to repeal Chapter 245, Laws of 1909, relating to School District in the towns of Bennington and Antrim.

To the Committee on Revision of Laws,

House Bill No. 44. An Act relating to the form for applications for licenses to operate motor vehicles.

On motion of Senator Flint the rules were suspended,

reference dispensed with, and the foregoing entitled bill was read a third time and passed.

To the Committee on the Judiciary.

House Bill No. 53. An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway Lighting Precinct held April 12th, 1921, May 4th, 1922, May 21st, 1923, May 12th, 1924, and May 11th, 1925.

To the Committee on the Judiciary,

House Bill No. 61. An Act in amendment of Section 12, Chapter 295 of the Session Laws of 1926, relating to the Bethlehem Village District.

On motion of Senator Merrill the rules were suspended and all business in order for this afternoon at two o'clock was made in order at the present time.

THIRD READING

The following entitled bills were severally read a third time and passed:

House Bill No. 27. An Act relating to the terms of the probate court for the county of Grafton.

House Bill No. 31. An Act to improve the procedure in criminal cases before Justices and Municipal Courts.

House Bill No. 35. An Act to repay to the city of Dover, an overpayment of the State Tax.

On motion of Senator Newell the following resolution was adopted.

Resolved, That when the Senate adjourns this morning, it adjourn to meet tomorrow morning at 9.00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

On motion of Senator Davis the following resolution was adopted unanimously.

Whereas, Senator Foster of District No. 21 who has been seriously ill at the Margaret Pillsbury Hospital in this city, and is now reported to be on the way to recovery

Be it Resolved, That the Senate sends its greetings to Senator Foster and prayerfully hopes he may soon be able to resume his place in this body, and be it further

Resolved, That the Clerk of the Senate be authorized to bear these resolutions to Senator Foster.

On motion of Senator White, the Senate adjourned.

FRIDAY, January, 28, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., Jan. 28, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate, and oblige,

Yours,

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator McInnis declared the Senate adjourned.

MONDAY, JANUARY 31, 1927 .

The Senate met according to adjournment.

Senator Chandler having assumed the chair read the following communication:

Concord, N. H., January 31, 1927.

Senator Chandler:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige,

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Chandler declared the Senate adjourned.

TUESDAY, February 1, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Foster was granted leave of absence for the week on account of illness.

COMMITTEE REPORTS

Senator Swallow for the Committee on Military Affairs to whom was referred Senate Bill No. 19, An Act in amendment of Chapter 124, Section 21, of the Public Laws relating to the Staff of the Commander-in-Chief, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at two o'clock.

Senator Newton for the Committee on Public Health to whom was referred House Bill No. 23, An Act in amendment of Section 6, Chapter 137, Public Laws, relating to the sanitary production and distribution of food, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

On motion of Senator Leith the rules were suspended and the foregoing entitled bill was read a third time and passed.

(Recess)

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 16. An Act in amendment of Section 33, Chapter 200, of the Public Laws relating to fish.

House Bill No. 17. An Act to amend Section 18, Chapter 65 of the Public Laws relating to taxation of interest and dividends.

House Bill No. 43. An Act in amendment of Section 45 of Chapter 42 of the Public Laws relating to pensions for certain town employees.

House Bill No. 59. An Act in amendment of Section 14, Chapter 100 of the Public Laws relating to motor vehicle permit fees.

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

House Bill No. 126. An Act in amendment of Section 17, Chapter 139, Public Laws relating to the manufacture and sale of ice cream.

House Bill No. 165. An Act in amendment of Section 6 of Chapter 15 of the Public Laws relating to the state treasurer, and state accounts.

READ AND REFERRED

The following entitled bills sent up from the House of Representatives were read a first and second time and referred:

To the Committee on Fisheries and Game,

House Bill No. 16. An Act in amendment of Section 33, Chapter 200, of the Public Laws, relating to fish.

To the Committee on Revision of Laws,

House Bill No. 17. An Act to amend Section 18, Chapter 65 of the Public Laws relating to taxation of interest and dividends.

On motion of Senator Flint the rules were suspended, reference dispensed with, and the foregoing entitled bill was read a third time and passed.

To the Committee on Revision of Laws,

House Bill No. 43. An Act in amendment of Section 45

of Chapter 42 of the Public Laws relating to pensions for certain town employees.

House Bill No. 59. An Act in amendment of Section 14, Chapter 100 of the Public Laws relating to motor vehicle permit fees.

To the Committee on the Judiciary,

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

House Bill No. 165. An Act in amendment of Section 6 of Chapter 15 of the Public Laws relating to the state treasurer, and state accounts.

To the Committee on Public Health,

House Bill No. 126. An Act in amendment of Section 17, Chapter 139, Public Laws relating to the manufacture and sale of ice cream.

INTRODUCTION OF BILLS

Senator Lovejoy, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill, which was read a first and second time, laid upon the table to be printed and referred:

To the Committee on Fisheries and Game.

Senate Bill No. 30. An Act to amend Section 26 of Chapter 200 of the Public Laws.

Senator McCarthy, as a member of the Special Joint Committee of Investigation authorized by Senate Joint Resolution No. 3, laid before the Senate a survey of work of the Superior Court of New Hampshire and on motion of the same Senator, the Senate voted that a thousand copies of the above named survey be printed and distributed with the journal.

On motion of Senator McCarthy the Senate adjourned.

AFTERNOON

THIRD READING

The following entitled bill was read a third time and passed.

House Bill No. 19. An Act in amendment of Chapter 124, Section 21, of the Public Laws relating to the Staff of the commander-in-chief.

On motion of Senator Swallow the Senate adjourned.

WEDNESDAY, FEBRUARY 2, 1927.

The Senate met according to adjournment.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 9. An Act to prohibit fishing through the ice in the towns of Hancock and Nelson.

House Bill No. 56. An Act in amendment of Section 10 of Chapter 198 of the Public Laws relating to self-hunting dogs.

House Bill No. 117. An Act in amendment of Chapter 162 of the Public Laws relating to sales of household chemicals.

House Bill No. 137. An Act relating to payment of money by the town of Lyman to the town of Lisbon.

The House of Representatives has voted to adopt the amendment offered by the Committee on Engrossed Bills, to the following House Joint Resolution, in the adoption of which amendment the House of Representatives asks the concurrence of the Honorable Senate:

House Joint Resolution No. 52. A Joint Resolution in favor of Guy S. Neal and others.

The House of Representatives has concurred with the Senate in the passage of the following joint resolution:

Senate Joint Resolution No. 3, authorizing a special Joint Committee of Investigation.

READ AND REFERRED

The following entitled bills sent up from the House of

Representatives were read a first and second time and referred:

To the Committee on Fisheries and Game,

House Bill No. 9. An Act to prohibit fishing through the ice in the towns of Hancock and Nelson.

House Bill No. 56. An Act in amendment of Section 10 of Chapter 198 of the Public Laws relating to self-hunting dogs.

On motion of Senator Newell the rules were suspended and the foregoing bill read a first and second time by its title.

To the Committee on Public Health,

House Bill No. 117. An Act in amendment of Chapter 162 of the Public Laws relating to sales of household chemicals.

To the Committee on the Judiciary,

House Bill No. 137, An Act relating to payment of money by the town of Lyman to the town of Lisbon.

On motion of Senator Flint the Senate voted to concur with the House of Representatives in the adoption of the following amendment offered by the Committee on Engrossed Bills to House Joint Resolution No. 52, A Joint Resolution in favor of Guy S. Neal and others:

Amend said joint resolution by striking out the words "Sect. 2. This act shall take effect upon its passage," being the last line of said joint resolution.

COMMITTEE REPORTS

Senator McCarthy for the Committee on Incorporations to whom was referred House Bill No. 26, An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and

Game to whom was referred Senate Bill No. 21, An Act in amendment of Sections 17 and 21 of Chapter 198 of the Public Laws, relating to quadrupeds, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the Committee adopted.

Senator McInnis for the Committee on Education to whom was referred Senate Bill No. 11, An Act in amendment of Chapter 118 of the Public Laws, relating to School Tuition for children in boarding homes, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game to whom was referred Senate Bill No. 17, An Act to regulate the use of traps in the taking of fur bearing animals in certain counties, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator McCarthy for the Committee on Revision of Laws to whom was referred Senate Bill No. 5, An Act in amendment of Chapter 356 of the Public Laws, relating to exemption from trustee process, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game to whom was referred Senate Bill No. 2, An Act in amendment of Section 2, Chapter 198, of the revised Public Laws of 1925, relating to deer, having considered the same reported the same in new title and new draft with

the recommendation that the bill in its new title and new draft ought to pass.

The report was accepted and the bill laid on the table to be printed.

On motion of Senator Davis the rules were suspended, printing dispensed with, and the bill ordered to a third reading this afternoon at two o'clock.

Senator Leith for the Committee on Engrossed Bills, to whom was referred House Bill No. 31, An Act to improve the procedure in criminal cases before Justices and Municipal Courts, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage:

Amend said bill by striking out Section 1, and inserting in place thereof the following:

Section 1. Section 2 of Chapter 366 of the Public Laws is hereby amended by adding at the end of said section the following: In all criminal cases which are appealed from a justice or a Municipal Court, or in which defendants are bound over by a justice or a Municipal Court, it shall be the duty of the Clerk of the Superior Court to transmit to the Justice or the Municipal Court, within ten days after such case is finally disposed of in the Superior Court, a certificate showing the final disposition of such case, so that said section as amended shall read as follows: 2. Appeals. A person sentenced for an offense, by a municipal court or justice of the peace, may, at the time such sentence is declared, appeal therefrom to the Superior Court, at the term next to be holden for the county. The fees for copies sent to the Superior Court shall be taxed in the bill of costs. In all criminal cases which are appealed from a justice or a Municipal Court, or in which defendants are bound over by a Justice or a Municipal Court, it shall be the duty of the Clerk of the Superior Court to transmit to the Justice or the Municipal Court, within ten days after such case is finally disposed of in the Superior Court, a certificate showing the final disposition of such case.

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in the Senate amendment.

Senator Leith for the Committee on Engrossed Bills, to whom was referred House Bill No. 44, An Act relating to the form for applications for licenses to operate motor vehicles, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out the title and inserting in place thereof the following: An Act relating to the form for applications for motor vehicle registration and operator's licenses.

Further amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Section 1. Chapter 100 of the Public Laws by inserting after the word "power" in the eighth line the following: Such application shall be sworn to before a justice of the peace, notary public, town or city clerk or selectman, so that said section as amended shall read as follows: 1. Application. Application for the registration of motor vehicles may be made by the owner thereof by mail or otherwise to the commissioner, upon blanks prepared under his authority. The application shall contain, in addition to such other particulars as may be required by the commissioner, a statement of the name, residence and street address of the applicant, with a brief description of the motor vehicle, including the name of the maker, the number, if any, affixed by the maker and the character of the motor power. Such application shall be sworn to before a justice of the peace, notary public, town or city clerk or selectman. The proper fee shall be deposited before the application is granted.

SECT. 2. Amend Section 1, Chapter 101 of the Public Laws by striking out said section and inserting in place

thereof the following: 1. Application. Except as herein otherwise provided, no person shall operate a motor vehicle within this state until he shall have obtained a license for that purpose. Applications for such license may be made by mail or otherwise to the commissioner on blanks prepared under his authority. Such application shall be sworn to before a justice of the peace, notary public, town or city clerk or selectman. The proper fee shall be deposited before the application is granted.

SECT. 3. This act shall take effect upon its passage.

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in the Senate amendment.

REPORT OF COMMITTEE ON ENGROSSED BILLS

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

House Bill No. 2. An Act to establish a new apportionment for the assessment of public taxes.

House Bill No. 24. An Act prohibiting fishing through the ice in Warren pond, town of Alstead.

House Bill No. 195. An Act relating to the method of voting for maintenance of sewer system in the town of Claremont.

Senate Joint Resolution No. 3. Joint Resolution authorizing the Governor to receive certain funds as trustee.

House Joint Resolution No. 64. Joint Resolution authorizing the Governor to receive certain funds as trustee.

On motion of Senator Carter the rules were suspended and all business in order for two o'clock this afternoon was made in order at this time.

THIRD READINGS

On motion of Senator Merrill the rules were so far suspended that the following entitled bills were severally read a third time by title and passed:

Senate Bill No. 5. An Act in amendment of Chapter 356 of the Public Laws relating to exemption from trustee process.

House Bill No. 26. An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hamp-

shire Division Sons of Veterans.

Senate Bill No. 11. An Act in amendment of Chapter 118 of the Public Laws relating to school tuition for children in boarding homes.

Senate Bill No. 2 (in new title and new draft). An Act in amendment of Section 2, Chapter 198 of the Revised Public Laws of 1925, relating to deer.

Senate Bill No. 17. An Act to regulate the use of traps in the taking of fur bearing animals in certain counties.

Senator Flint of District No. 3 caused the following notice to be read to the Senate:

Notice is hereby given that on the third day of February, 1927, the following motion will be made:

Moved, that Senate rule number 24 be amended by striking out the words "A committee on the judiciary" in line three of said rule, and by inserting in line thirteen, after the words "and a committee on public improvements," the following: and a committee on the judiciary consisting of six members. So that said rule 24 as amended shall read as follows:

24. The following standing committees, to consist of five members each, shall be appointed at the commencement of any session, with leave to report by bill or otherwise: a committee on incorporations; a committee on labor; a committee on military affairs; a committee on roads, bridges and canals; a committee on claims; a committee on railroads; a committee on banks; a committee on agriculture; a committee on manufactures; a committee on elections; a committee on education; a committee on finance; a committee on state prison and industrial school; a committee on state hospital; a committee on revision of the laws; a committee on towns and parishes; a committee

on soldiers' home; a committee on fisheries and game; a committee on school for feeble-minded; a committee on public health; a committee on forestry; and a committee on public improvements; and a committee on the judiciary consisting of six members. There shall also be a committee on rules, consisting of three members, one of whom shall be the president.

On motion of Senator Morrison the following resolution was adopted:

Resolved, That when the Senate adjourns it be out of respect to a former member of this body, Judge Omar A. Towne.

On motion of Senator Worthen the Senate adjourned.

THURSDAY, February 3, 1927.

The Senate met according to adjournment.

PETITIONS READ AND REFERRED

The petitions of Charles Edward Beals and others regarding House Bill No. 220 and Senate Bill No. 9, were read and referred to the Committee on the Judiciary.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and Joint Resolution, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 14. An Act in amendment of Chapter 323, Public Laws, relating to municipal courts.

House Bill No. 49. An Act relating to the destruction of uniforms of police officers in the city of Manchester.

House Bill No. 74. An Act relating to water rates in Dover.

House Bill No. 150. An Act in amendment of Chapter 119 of the Public Laws, relating to out of state high school tuition.

House Bill No. 152. An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of Normal School graduates.

House Bill No. 153. An Act in amendment of Chapter 117 of the Public Laws, relating to the efficiency of truant officers.

House Joint Resolution No. 61. Joint Resolution in favor of assenting to the provisions of the Act of Congress known as the Purnell Act.

COMMITTEE REPORTS

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 1, An Act to create a Board of Review having considered the same reported the same with the following amendments and recommended its passage.

Amend Sect. 2 of said bill by striking out the whole of said section and inserting in place thereof the following:

Sect. 2. The State Tax Commission is hereby abolished as of the date when the appointment of the members of the Board of Review shall be made as herein provided; and the Board of Review shall succeed to and perform all the duties now performed by said State Tax Commission and shall have all the powers now enjoyed by said State Tax Commission except as otherwise provided in this bill. Said Board of Review and the members thereof shall receive the same allowances for expenses, office assistance, experts, and other disbursements connected with the duties of the board as have been permitted to the State Tax Commission and its members; and all laws now applicable to the State Tax Commission are hereby made applicable to the same extent to said Board of Review instead thereof.

Amend Sect. 3 of said bill by striking out the whole of said section and inserting in place thereof the following:

Sect. 3. Whenever, in the performance of its duties, any question shall arise with reference to the valuation of

any property within the state, the Board of Review shall first summon a conference between all the members of the board and all of the local assessors in the community where the aforesaid property is located. In the event that this conference cannot reach an adjustment of any differences of opinion which may exist regarding such valuations, the entire matter shall be referred to a board of three disinterested persons, one of whom shall be selected by the Board of Review, one by the local assessors, and the third by the two thus named, whose decision shall be final; but the appeal to the courts now provided by law in matters of the valuation of property for taxation purposes shall remain in full force and effect. Said arbitrators, if appointed, and the expenses of their hearings shall be paid from the funds appropriated for the expenses of the Board of Review.

Further amend said bill by adding the following new section.

Sect. 4. All Acts and parts of Acts inconsistent with this Act are hereby repealed.

Senator McCarthy of District Number 18, moved that the report be accepted, the bill laid upon the table, the amendments printed and the bill as amended be re-committed to the Committee on the Judiciary.

(Discussion Ensued)

On a viva voce vote the motion prevailed.

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 12, An Act to authorize New London Water System Precinct to refund a certain limited portion of its bonds, having considered the same, reported the same without amendment and recommended its passage.

House Bill No. 39. An Act to repeal Chapter 245 Laws of 1909, relating to school district in the towns of Bennington and Antrim.

House Bill No. 165. An Act in amendment of Section

6 of Chapter 15 of the Public Laws, relating to the state treasurer and state accounts.

House Bill No. 53. An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway Lighting Precinct held April 12th, 1921; May 4th, 1922; May 21st, 1923; May 12th, 1924, and May 11th, 1925.

House Bill No. 61. An Act in amendment of Section 12, Chapter 295 of the Session Laws of 1925, relating to the Bethlehem Village District.

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

The reports were accepted, and the bills ordered to a third reading this afternoon at two o'clock.

READ AND REFERRED

The following entitled bills and joint resolution sent up from the House of Representatives were read a first and second time and referred:

To the Committee on the Judiciary,

House Bill No. 24. An Act relating to water rates in Dover.

House Bill No. 49. An Act relating to the destruction of uniforms of Police Officers in the city of Manchester.

To the Committee on Revision of the Laws,

House Bill No. 14. An Act in amendment of Chapter 323 of the Public Laws, relating to Municipal Courts.

To the Committee on Education,

House Bill No. 150. An Act in amendment of Chapter 119 of the Public Laws, relating to out of state high school tuition.

House Bill No. 152. An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of normal school graduates.

House Bill No. 153. An Act in amendment of Chapter 117 of the Public Laws, relating to the efficiency of truant officers.

To the Committee on Agriculture,

House Joint Resolution No. 61. Joint Resolution in favor of assenting to the provisions of the Act of Congress known as the Purnell Act.

INTRODUCTION OF BILLS

On motion of Senator Flint the rules were suspended, sixteen senators having actually voted in favor thereof, and the Committee on the Judiciary introduced the following entitled bill.

Senate Bill No. 31. An Act relating to primary elections and nominating candidates.

On motion of Senator McCarthy the rules were further suspended and the bill read a first and second time by its title, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senator Morrison, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 32. An Act relating to the use of radios. On motion of Senator Newell the following resolution was adopted.

Resolved, That the Senate as a body visit the Laconia State School on a date to be announced later, and that the Sergeant-at-Arms be instructed to procure the necessary transportation.

In accordance with the notice given on Wednesday, February 2nd, Senator Flint of District No. 3, moved the following amendment to Senate Rule Number 24:

That Senate Rule Number 24 be amended by striking out the words "A committee on the judiciary" in line three of said rule, and by inserting in line thirteen, after the words "and a committee on public improvements," the following: and a committee on the judiciary consisting

of six members. So that said rule 24 as amended shall read as follows:

24. The following standing committees, to consist of five members each, shall be appointed at the commencement of any session, with leave to report by bill or otherwise: a committee on incorporations; a committee on labor; a committee on military affairs; a committee on roads, bridges and canals; a committee on claims; a committee on railroads; a committee on banks; a committee on agriculture; a committee on manufactures; a committee on elections; a committee on education; a committee on finance; a committee on state prison and industrial school; a committee on state hospital; a committee on revision of the laws; a committee on towns and parishes; a committee on soldiers' home; a committee on fisheries and game; a committee on school for feeble-minded; a committee on public health; a committee on forestry; and a committee on public improvements; and a committee on the judiciary consisting of six members. There shall also be a committee on rules, consisting of three members, one of whom shall be the president.

(Discussion Ensued)

On a viva voce vote the amendment was adopted, sixteen Senators having actually voted in favor thereof.

Pursuant to the above amendment to Senate Rule 24, the President appointed Senator Morrison of District No. 7, a member of the Committee on the Judiciary.

On motion of Senator Leith the following resolution was adopted.

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

On motion of Senator Meader the rules were so far

suspended that the following entitled bills were severally read a third time by title and passed:

Senate Bill No. 12. An Act to authorize New London Water System Precinct to refund a certain limited portion of its bonds.

House Bill No. 39, An Act to repeal Chapter 245, Laws of 1909, relating to school district in the towns of Bennington and Antrim.

House Bill No. 53. An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway Lighting Precinct held April 12, 1921; May 4, 1922; May 21, 1923; May 12, 1924, and May 11, 1925.

House Bill No. 61. An Act in amendment of Section 12 of Chapter 295 of the Session Laws of 1925, relating to the Bethlehem Village District.

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

House Bill No. 165. An Act in amendment of Section 6 of Chapter 15 of the Public Laws, relating to the state treasurer, and state accounts.

On motion of Senator Janelle the following resolution was adopted.

House Bill No. 39. An Act to repeal Chapter 245, Laws of 1909, relating to school district in the towns of Bennington and Antrim.

House Bill No. 53. An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway Lighting Precinct held April 12, 1921; May 4, 1922; May 21, 1923; May 12, 1924, and May 11, 1925.

House Bill No. 61. An Act in amendment of Section 12, Chapter 295 of the Session Laws of 1925, relating to the Bethlehem Village District.

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

House Bill No. 165. An Act in amendment of Section

6 of Chapter 15 of the Public Laws, relating to the state treasurer, and state accounts.

On motion of Senator Janelle the following resolution was adopted.

Resolved, That when the Senate adjourns this morning it adjourn to meet Friday morning at 9.00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

On motion of Senator Leith the Senate adjourned.

FRIDAY, February 4, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., February 4, 1927

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate and oblige,

FRANK P. TILTON, President.

There being manifestly no quorum present, Senator McInnis declared the Senate adjourned.

MONDAY, February 7, 1927.

The Senate met according to adjournment.

Senator Leith having assumed the chair, read the following communication:

Concord, N. H., February 7, 1927.

Senator Leith:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige,

FRANK P. TILTON, President.

There being manifestly no quorum present, Senator Leith declared the Senate adjourned.

TUESDAY, February 8, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives, by its clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 246. An Act in amendment of Chapter 181 of the Public Laws, relating to the duties of the Commissioner of Agriculture.

House Bill No. 303. An Act to amend Sections 6, 10, 13 and 39 of Chapter 224, Public Laws, relating to cooperative marketing associations.

House Joint Resolution No. 29. Joint Resolution appropriating a sum not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House.

House Joint Resolution No. 46. Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations.

House Bill No. 154. An Act in amendment of Chapter 119 of the Public Laws, relating to the salaries of district officers.

House Bill No. 155. An Act in amendment of Chapter 121 of the Public Laws, relating to school money.

House Bill No. 157. An Act in amendment of Chapter 117 of the Public Laws, relating to the annual meeting of supervisory unions.

House Bill No. 270. An Act creating the Tilton and Northfield Union School District.

House Bill No. 41. An Act in amendment of Section 42 of Chapter 200 of the Public Laws, relating to fish.

House Bill No. 82. An Act in amendment of Section 33 of Chapter 197 of the Public Laws, relating to closed season by proclamation.

House Bill No. 96. An Act in amendment of Section 15 of Chapter 200 of the Public Laws, relating to horned pout.

House Bill No. 5. An Act to extend the powers conferred to the Gilman Paper Company by Chapter 240, Laws of 1921.

House Bill No. 18. An Act to authorize the Farmington School District of the town of Farmington to exceed its limit of bonded indebtedness.

House Bill No. 73. An Act relating to highway extending from Maine line.

House Bill No. 63. An Act regarding liability of persons renting or leasing motor vehicles.

House Bill No. 205. An Act relating to the licensing of dogs.

House Bill No. 116. An Act relating to the fees for medical referees.

House Bill No. 106. An Act providing a transfer tax reciprocal exemption.

House Bill No. 161. An Act relating to taxation of banks and insurance companies.

House Bill No. 170. An Act to amend Chapter 165 of the Public Laws, regulating the grading and packing of apples.

LEAVE OF ABSENCE

Senator Foster was granted leave of absence for the week on account of illness.

PETITIONS READ AND REFERRED

Several petitions to the Senate from various citizens and organizations, regarding the disposition of legislation under consideration, were read by the President and referred to the committees having such legislation in charge.

COMMITTEE REPORTS

Senator Davis, for the Committee on Public Improvements, to whom was referred Senate Bill No. 18, An Act to establish a continuous highway from the Vermont State Line at Walpole to a junction with the Monadnock road at Walpole Village, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator McCarthy, for the Committee on Revision of Laws, to whom was referred Senate Bill No. 42, An Act in amendment of Section 34 of Chapter 15 of the Public Laws, relating to lapsed appropriations, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Newton, for the Committee on Public Health, to whom was referred House Bill No. 117, An Act in amendment of Chapter 162 of the Public Laws, relating to sales of household chemicals;

House Bill No. 126, An Act in amendment of Section 17, Chapter 139, Public Laws, relating to the manufacture and sale of ice cream;

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills ordered to a third reading this afternoon at two o'clock.

On motion of Senator Leith the rules were suspended and the foregoing entitled bills were read a third time and passed.

Senator Carter, for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 8, An Act in amendment of Chapter 356 of the Public Laws, relating to exemption from trustee process, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Leith, for the Committee on Engrossed Bills, to whom was referred House Bill No. 39, An Act to repeal Chapter 245, Laws of 1909, relating to school district in the towns of Bennington and Antrim, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage:

Amend said bill by striking out Section 1 and inserting in place thereof the following:

Section 1. Chapter 245 of the Laws of 1909, an act to sever the homestead owned by Martha J. Baldwin and the homestead farm of Henry Harrison in the town of Bennington from the school district of that town and annex the same to the school district in the town of Antrim for school purposes, is hereby repealed.

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in Senate amendment.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolution:

House Bill No. 23. An Act in amendment of Section 6, Chapter 137, Public Laws, relating to the sanitary production and distribution of food.

House Bill No. 26. An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans.

House Bill No. 27. An Act relating to the terms of the probate court for the county of Grafton.

House Bill No. 35. An Act to repay to the city of Dover an overpayment of the state tax.

House Joint Resolution No. 52. Joint Resolution in favor of Guy S. Neal and others.

House Bill No. 53. An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway Lighting Precinct held April 12, 1921, May 4, 1922, May 21, 1923, May 12, 1924, and May 11, 1925.

House Bill No. 61. An Act in amendment of Section 12, Chapter 295 of the Laws of 1925, relating to the Bethlehem village district.

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

House Bill No. 165. An Act in amendment of Section 6 of Chapter 15 of the Public Laws, relating to the state treasurer, and state accounts.

READ AND REFERRED

On motion of Senator McInnis, the rules were so far suspended that the following entitled bills and joint resolutions sent up from the House of Representatives, were severally read a first and second time by title and caption, respectively, and referred:

To the Committee on Finance,

House Joint Resolution No. 46. Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations.

House Joint Resolution No. 29. Joint Resolution appropriating a sum not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House.

To the Committee on Agriculture,

House Bill No. 303. An Act to amend Sections 6, 10, 13 and 39 of Chapter 224, Public Laws relating to Co-operative Marketing Associations.

House Bill No. 246. An Act in amendment of Chapter 181 of the Public Laws, relating to the duties of the Commissioner of Agriculture.

House Bill No. 170. An Act to amend Chapter 165 of

the Public Laws regulating the grading and packing of apples.

To the Committee on Revision of the Laws,

House Bill No. 205. An Act relating to the licensing of dogs.

To the Committee on Education,

House Bill No. 270. An Act creating the Tilton and Northfield Union School District.

House Bill No. 157. An Act in amendment of Chapter 117 of the Public Laws, relating to the Annual Meeting of Supervisory Unions.

House Bill No. 155. An Act in amendment of Chapter 121 of the Public Laws, relating to school money.

House Bill No. 154. An Act in amendment of Chapter 119 of the Public Laws, relating to the salaries of District Officers.

To the Committee on Banks,

House Bill No. 161. An Act relating to Taxation of Banks and Insurance Companies.

To the Committee on the Judiciary,

House Bill No. 106. An Act providing a Transfer Tax Reciprocal Exemption.

House Bill No. 116. An Act relating to the Fees for Medical Referees.

House Bill No. 63. An Act regarding liability of persons renting or leasing Motor Vehicles.

House Bill No. 5. An Act to extend the powers conferred to the Gilman Paper Company by Chapter 240, Laws of 1921.

House Bill No. 18. An Act to authorize the Farmington School District of the town of Farmington to exceed its limit of bonded indebtedness.

To the Committee on Roads, Bridges and Canals,

House Bill No. 73. An Act relating to highway extending from Maine line.

To the Committee on Fisheries and Game,

House Bill No. 82. An Act in amendment of Section 33 of Chapter 197 of the Public Laws, relating to closed season by proclamation.

House Bill No. 96. An Act in amendment of Section 15 of Chapter 200 of the Public Laws, relating to Horned Pout.

House Bill No. 41. An Act in amendment of Section 42 of Chapter 200 of the Public Laws, relating to fish.

Senator Swallow of District No. 16, extended an invitation to the Senate to visit the Amoskeag Mills in Manchester.

On motion of Senator Smith the following resolution was adopted:

Resolved, That the Senate accept the invitation extended by the Honorable Senator from District No. 16, to visit the Amoskeag Mills, the date to be announced later, and that the Sergeant-at-Arms be instructed to procure transportation for the members of the Senate and the Senate attaches.

INTRODUCTION OF BILL

Senator Lewis, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill, which was read a first and second time, laid upon the table to be printed, and referred to the Committee on Finance:

Senate Bill No. 33. An Act to amend Section 18 of Chapter 180 of the Public Laws, relating to the University of New Hampshire.

On motion of Senator Lovejoy the following resolution was adopted:

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

The following entitled bills were read a third time and passed.

Senate Bill No. 18. An Act to establish a continuous highway from the Vermont State line at Walpole to a junction with the Monadnock road at Walpole village.

Senate Bill No. 42. An Act in amendment of Section 34 of Chapter 15 of the Public Laws, relating to lapsed appropriations.

On motion of Senator Carter the Senate adjourned.

WEDNESDAY, February 9, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk:

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 19. An Act in amendment of Section 10 of Chapter 237 of Public Laws, relating to the Public Service Commission.

House Bill No. 67. An Act to enable the city of Nashua to hold in trust Grand Army Hall for the use of patriotic organizations.

House Bill No. 156. An Act in amendment of Chapter 119 of the Public Laws, relating to locking devices on school houses.

House Bill No. 158. An Act in amendment of Chapter 84, Section 18 of the Public Laws, relating to state and state aided highways and trunk lines.

House Bill No. 228. An Act to amend the charter of the Grafton Power Company.

The House of Representatives has concurred with the Senate in the passage of the following bill:

Senate Bill No. 28. An Act relating to improvements at Alton Bay.

The House of Representatives has voted to concur with the Senate in the adoption of the amendments offered by the Committee on Engrossed Bills to the following bills:

House Bill No. 31. An Act to improve the procedure in criminal cases before justices and municipal courts.

House Bill No. 44. An Act relating to the form for application for licenses to operate motor vehicles.

PETITIONS READ AND REFERRED

Petitions of H. W. True, Kate E. Carter and others against the passage of Senate Bill No. 9 and House Bill No. 220 were read and referred to the committees considering the aforenamed bills.

COMMITTEE REPORTS

Senator Leith, for the Committee on Engrossed Bills, to whom was referred House Bill No. 17, An Act to amend Section 18, Chapter 65 of the Public Laws, relating to interest and dividends, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out the words "the return of taxable income under this act" in lines 4, 5, 10 and 11 of Section 1 and inserting in place thereof the words "such returns."

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator White, for the Committee on Agriculture, to whom was referred House Joint Resolution No. 61, Joint Resolution in favor of assenting to the provisions of the Act of Congress known as the Purnell Act, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at two o'clock.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

Senate Bill No. 28. An Act relating to improvements at Alton Bay.

House Bill No. 31. An Act to improve the procedure in criminal cases before justices and municipal courts.

House Bill No. 42. An Act in amendment of Section 34 of Chapter 15 of the Public Laws, relating to lapsed appropriations.

House Bill No. 44. An Act relating to the form for applications for motor vehicle registration and operators' licenses.

House Bill No. 117. An Act in amendment of Chapter 162 of the Public Laws, relating to sales of household chemicals.

House Bill No. 126. An Act in amendment of Section 17, Chapter 139, Public Laws, relating to the manufacture and sale of ice cream.

MAJORITY AND MINORITY REPORT

The undersigned, a majority of the Committee on Judiciary, to whom was referred Senate Bill No. 1, An Act to create a Board of Review, having considered the same, reported the same with the following amendment and recommended its passage:

Amend Section 2 of said bill by striking out the whole of said section and inserting in place thereof the following:

Sect. 2. The State Tax Commission is hereby abolished as of the date when the appointment of the members of the Board of Review shall be made as herein provided; and the Board of Review shall succeed to and perform all the duties now performed by said State Tax Commission and

shall have all the powers now enjoyed by said State Tax Commission except as otherwise provided in this bill. Said Board of Review and the members thereof shall receive the same allowances for expenses, office assistance, experts, and other disbursements connected with the duties of the Board as have been permitted to the State Tax Commission and its members; and all laws now applicable to the State Tax Commission are hereby made applicable to the same extent to said Board of Review instead thereof.

Amend Sect. 3 of said bill by striking out the whole of said section and inserting in place thereof the following:

Sect. 3. Whenever, in the performance of its duties, any question shall arise with reference to the valuation of any property within the State, the Board of Review shall first summon a conference between all the members of the Board and all of the local assessors in the community where the aforesaid property is located. In the event that this conference cannot reach an adjustment of any differences of opinion which may exist regarding such valuations, the entire matter shall be referred to a board of three disinterested persons, one of whom shall be selected by the Board of Review, one by the local assessors, and the third by the two thus named, whose decision shall be final; but the appeal to the courts now provided by law in matters of the valuation of property for taxation purposes shall remain in full force and effect. Said arbitrators, if appointed, and the expenses of their hearings shall be paid from the funds appropriated for the expenses of the Board of Review.

Further amend said bill by adding the following new section.

Sect. 4. All Acts and parts of Acts inconsistent with this Act are hereby repealed.

WALTER M. FLINT,
SAMUEL J. LORD,
BYRON WORTHEN,
OBE G. MORRISON,
For a Majority of the Committee.

The undersigned, a minority of the Committee on Judiciary, to whom was referred Senate Bill No. 1, An Act to create a Board of Review, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

WILLIAM G. McCARTHY, For a Minority of the Committee

The report of the majority was accepted.

Senator McCarthy moved that the report of the minority be substituted for that of the majority.

The question being stated,

Shall the report of the minority be substituted for that of the majority?

(Discussion ensued)

Senator McCarthy demanded a roll-call.

The clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Chandler, Lovejoy, Smith, Carter, Lyons, McInnis, McCarthy and Janelle.

The following named Senators voted in the negative:

Senators Leith, Flint, Clow, Morrison, Lewis, Davis, Newell, Worthen, Swallow, Lord, Meader, White, Merrill and Newton.

Eight Senators having voted in the affirmative and fourteen Senators having voted in the negative, the negative prevailed and the motion to substitute was lost.

The question being stated,

Shall the amendment recommended in the report of the majority be adopted?

On a viva voce vote the affirmative prevailed and the amendment was adopted.

The question being stated,

Shall the bill be read a third time?

On a viva voce vote the affirmative prevailed and the bill was ordered to a third reading at two o'clock this afternoon.

Senator Smith announced that the Senate would visit New Hampshire University on Monday, February 14th.

READ AND REFERRED

On motion of Senator Swallow, the rules were so far suspended that the following entitled bills sent up from the House of Representatives was severally read a first and second time by title and referred:

To the Committee on Education,

House Bill No. 156. An Act in amendment of Chapter 119 of the Public Laws, relating to locking devices on school houses.

To the Committee on Judiciary,

House Bill No. 67. An Act to enable the city of Nashua to hold in trust Grand Army Hall for the use of patriotic organizations.

House Bill No. 228. An Act to amend the charter of the Grafton Power Company.

To the Committee on Revision of the Laws,

House Bill No. 19. An Act in amendment of Section 10 of Chapter 237 of Public Laws, relating to the Public Service Commission.

House Bill No. 158. An Act in amendment of Chapter 84, Section 18 of the Public Laws, relating to state and state aided highways and trunk lines.

REPORT OF SPECIAL JOINT COMMITTEE

Senator McCarthy, for the Special Joint Committee of Investigation authorized by Senate Joint Resolution No. 3, presented the following report:

Concord, N. H. February 8, 1927.

Report of Special Joint Committee consisting of two Senators to be appointed by the President of the Senate and three Representatives appointed by the Speaker of the House.

- 1. Your committee has met and attended to its duties, making a thorough survey of the work done by the Supreme Court and the work done by the Superior Court, and have ascertained whether or not sufficient judges are appointed to perform the work of the Superior Court, and have ascertained whether or not the judges of the Supreme Court and the Superior Court are receiving just compensation for their services performed.
- 2. Your committee reports that the work of the Supreme Court is being very well attended to by the judges as now constituted.
- 3. Your committee reports that the work of the Superior Court of this state is not being handled as expeditiously as it might be, owing to an insufficiency in the number of judges, and it is recommended that an additional judge be appointed to the Superior Court at this time.
- 4. Your committee reports that the salaries paid the chief justices and the associate justices of the Supreme Court and Superior Court are not a proper remuneration for the services rendered to the state, and recommend that the salaries of the chief justices of the Supreme Court and Superior Court be seven thousand dollars (\$7,000) per annum, and that the associate justices of the Supreme Court and Superior Court shall receive a salary of seven thousand dollars (\$7,000) per annum. Any legislation relative to salaries to take effect July 1, 1927.

MERTON S. FOGERTY,
WALTER M. FLINT,
LAWRENCE F. WHITTEMORE,
WILLIAM G. McCARTHY,
FRANK N. PARSONS.

The report was accepted.

INTRODUCTION OF BILLS

On motion of Senator Flint, the rules were suspended, sixteen Senators having actually voted in favor thereof, and

the Committee on Judiciary introduced the following entitled bill, which was read a first and second time, laid upon the table to be printed, and referred to the Committee on Judiciary.

Senate Bill No. 34. An Act relating to assistants in the

office of the purchasing agent.

Senator McCarthy, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill:

Senate Bill No. 35. An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme

and Superior Courts.

On motion of Senator Flint, the rules were further suspended and the foregoing bill read a first and second time by its title, laid upon the table to be printed, and referred to the Committee on the Judiciary.

On motion of Senator Worthen the Senate adjourned.

AFTERNOON

THIRD READINGS

The following entitled bill and joint resolution were read a third time and passed.

Senate Bill No. 1. An Act to create a Board of Review. House Joint Resolution No. 61. Joint Resolution in favor of assenting to the provisions of the Act of Congress known as the Purnell Act.

INTRODUCTION OF BILLS

Senator McInnis, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bills which were read a first and second time, laid upon the table to be printed, and referred to the Committee on Revision of the Laws.

Senate Bill No. 36. An Act in amendment of Paragraph IV, Section 1. Chapter 99 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37. An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

Senator Newell announced that the Senate would visit the Laconia State School on Monday, February 14.

On motion of Senator Merrill the Senate adjourned.

THURSDAY, February 10, 1927.

The Senate met according to adjournment.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 54. An Act in amendment of Section 1 of Chapter 200 of the Public Laws, relating to fish.

House Bill No. 160. An Act relating to common jails and prisoners therein.

House Bill No. 194. An Act to change the name of North Pond in the town of Harrisville.

House Bill No. 218. An Act in relation to town clerks.

House Bill No. 216. An Act authorizing the Derry Cooperative Building and Loan Association to change its name.

House Bill No. 234. An Act in amendment of Section 16 of Chapter 260 of the Public Laws, relating to general provisions as to savings banks and trust companies.

House Bill No. 235. An Act in amendment of paragraph 11 of Section 3 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 236. An Act in amendment of Section 8 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 237. An Act in amendment of Section 9 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 238. An Act in amendment of Section 20 of Chapter 201 of the Public Laws, relating to savings banks.

House Bill No. 239. An Act relating to registration of foreign corporations.

House Bill No. 242. An Act authorizing the town of Candia to exceed its limit of indebtedness.

House Bill No. 260. An Act in amendment of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 274. An Act relating to certain real estate in Keene, New Hampshire.

House Bill No. 297. An Act in amendment of paragraph VI of Section 6 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 172. An Act relating to powers of the Governor and Council.

House Bill No. 295. An Act providing for public scales. House Bill No. 113. An Act to change the names of certain ponds in the town of Barrington.

The House of Representatives has voted to concur with the Honorable Senate in the adoption of the amendment offered by the Committee on Engrossed Bills to House Bill No. 39, An Act to repeal Chapter 245 of Laws of 1909, relating to school district in the towns of Bennington and Antrim.

LEAVE OF ABSENCE

Senator Swallow was granted leave of absence for the day on account of important business.

READ AND REFERRED

On motion of Senator Newell the rules were suspended and the following entitled bills sent up from the House of Representatives were severally read a first and second time by title and referred:

To the Committee on Revision of the Laws,

House Bill No. 295. An Act providing for public scales. To the Committee on the Judiciary,

House Bill No. 160. An Act relating to common jails and prisoners therein.

House Bill No. 172. (in new draft and new title) An Act relating to powers of the Governor and Council.

House Bill No. 216. An Act authorizing the Derry Cooperative Building and Loan Association to change its name.

House Bill No. 218. An Act in relation to town clerks. House Bill No. 239. An Act relating to registration of foreign corporations.

House Bill No. 242. An Act authorizing the town of Candia to exceed its limit of indebtedness.

House Bill No. 274. An Act relating to certain real estate in Keene, New Hampshire.

To the Committee on Towns and Parishes,

House Bill No. 113. An Act to change the names of certain ponds in the town of Barrington.

House Bill No. 194. An Act to change the name of North Pond in the town of Harrisville.

To the Committee on Banks,

House Bill No. 234. An Act in amendment of Section 16 of Chapter 260 of the Public Laws, relating to general provisions as to savings banks and trust companies.

House Bill No. 235. An Act in amendment of paragraph II of Section 3 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 236. An Act in amendment of Section 8, of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 237. An Act in amendment of Section 9 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 238. An Act in amendment of Section 20 of Chapter 201 of the Public Laws, relating to savings banks.

House Bill No. 260. An Act in amendment of Chapter 262 of Public Laws, relating to investments of savings banks.

House Bill No. 297. An Act in amendment of paragraph VI of Section 6 of Chapter 262 of the Public Laws, relating to investments of savings banks.

To the Committee on Fisheries and Game,

House Bill No. 54. An Act in amendment of Section 1 of Chapter 200 of the Public Laws relating to fish.

COMMITTEE REPORTS

Senator McInnis for the Committee on Education, to whom was referred House Bill No. 150, An Act in amendment of Chapter 119 of the Public Laws, relating to out-of-state high school tuition.

House Bill No. 152. An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of Normal school graduates.

House Bill No. 153. An Act in amendment of Chapter 117 of the Public Laws, relating to the efficiency of truant officers.

House Bill No. 154. An Act in amendment of Chapter 119 of the Public Laws, relating to the salaries of district officers.

House Bill No. 157. An Act in amendment of Chapter 117 of the Public Laws, relating to the annual meeting of supervisory unions.

House Bill No. 270. An Act creating the Tilton and Northfield Union School District.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 10, An Act in amendment of Chapter 9 of the Public Laws, relating to lands for state institutions. House Bill No. 43. An Act in amendment of Section 45 of Chapter 42 of the Public Laws, relating to pensions for certain town employees.

House Bill No. 59. An Act in amendment of Section 14 of Chapter 100 of the Public Laws, relating to motor vehicle permit fees.

Having considered the same, reported the same without amendments and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 13, An Act in amendment of Section 5 of Chapter 42 of the Public Laws, relating to special town meetings, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 1 of said bill by inserting in the third line, after the word "town", the following: or school district; and by inserting in the fourth line, after the word "selectmen", the following: or school district, through its school board; so that said section as amended shall read as follows:

SECTION 1. Amend Section 5 of Chapter 42 of the Public Laws by adding thereto the following: In case of an emergency arising in a town or school district, for which immediate expenditure of money is necessary, the town through its selectmen, or school district, through its school board, may appeal to the Superior Court for permission to hold a special town meeting which, if granted, shall give said meeting the same authority as the annual town meeting.

Further amend said bill by adding the following new section:

SECT. 2. All acts or parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

The report was accepted, amendment adopted, and the

bill as amended ordered to a third reading this afternoon at two o'clock.

Senator Swallow for the Committee on Fisheries and Game, to whom was referred House Bill No. 16, An Act in amendment of Section 33 of Chapter 200 of the Public Laws, relating to fish, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 56, An Act in amendment of Section 10 of Chapter 198 of the Public Laws, relating to self-hunting dogs, having considered the same reported the same in new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted, and the bill laid upon the table to be printed.

Senator Meader for the Committee on Finance to whom was referred House Joint Resolution No. 29, Joint Resolution appropriating a sum not exceeding five hundred (\$500) dollars for procuring a portrait of General John G. Foster and placing same in State House, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on Judiciary, to whom was referred Senate Bill No. 16, An Act in amendment of Section 1 of Chapter 316 of the Public Laws, relating to the Superior Court.

House Bill No. 18. An Act to authorize the Farmington school district of the town of Farmington to exceed its limit of bonded indebtedness.

Senate Bill No. 35. An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts.

Having considered the same, reported the same without amendments and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

(Senator Leith in the Chair)

Senator Lord for the Committee on Judiciary to whom was referred Senate Bill No. 23, An Act in amendment of subdivision XII of Section 12 of Chapter 262 of the Public Laws, having considered the same reported the same with the following amendment and recommended its passage.

Amend said bill by adding the following new section at the end thereof:

SECT. 2. This act shall take effect upon its passage.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading at two o'clock this afternoon.

Senator Lord for the Committee on Judiciary to whom was referred Senate Bill No. 24, An Act in amendment of subdivision XV of Section 12 of Chapter 262 of the Public Laws, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by adding the following new section at the end thereof:

SECT. 2. This act shall take effect upon its passage.

The report was accepted, amendment adopted and the bill ordered to a third reading at two o'clock this afternoon.

Senator Lord for the Committee on Judiciary to whom was referred Senate Bill No. 25, An Act in amendment of subdivision XIV of Section 12 of Chapter 262 of the Public Laws, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by adding the following new section at the end thereof:

SECT. 2. This act shall take effect upon its passage.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading at two o'clock this afternoon.

Senator Lord for the Committee on Judiciary to whom was referred Senate Bill No. 26, An Act in amendment of subdivision VII of Section 12 of Chapter 262 of the Public Laws, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by adding the following new section at the end thereof:

SECT. 2. This act shall take effect upon its passage.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading at two o'clock this afternoon.

Senator Lord for the Committee on Judiciary to whom was referred Senate Bill No. 27, An Act in amendment of subdivision IX of Section 12 of Chapter 262 of the Public Laws, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by adding the following new section at the end thereof:

SECT. 2. This act shall take effect upon its passage.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading at two o'clock this afternoon.

Senator Lord for the Committee on Judiciary to whom was referred Senate Bill No. 29, An Act in amendment of subdivision X of Section 12 of Chapter 262 of the Public Laws, having considered the same reported the same with the following amendment and recommended its passage.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

SECT. 1. Amend subdivision X of Section 12 of Chapter 262 of the Public Laws by striking out the words "dividend paying," in the ninth line, and the words "that such

companies," in the thirteenth and fourteenth lines thereof, and the words "paid dividends at the rate of," in the fifteenth line thereof, and inserting in place of the last word "of" the word "been"; so that said subdivision as amended shall read:

"X. New Hampshire Companies. The bonds or notes of public service, telephone and water companies organized under the laws of and located and doing business principally within this state; provided, that the net income of such companies in each of the three years next preceding such investment shall have been not less than twice the annual interest on the obligations in question and all other obligations of corresponding or prior lien, or provided the payment of principal and interest of such bonds or notes is legally guaranteed by a like corporation whose bonds or notes are a legal investment under the provisions of this paragraph; and the capital stock of senior preference of such companies; provided, that the income of such companies applicable to dividends in at least four of the five vears next preceding such investment shall have been not less than one and one-eighth times the current annual dividend requirements on the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent, per annum on the class of stock in question."

Sect. 2. This act shall take effect upon its passage.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading at two o'clock this afternoon.

Senator Lord for the Committee on Judiciary to whom was referred House Bill No. 49, An Act relating to the destruction of uniforms of police officers in the city of Manchester, having considered the same reported the same with the following amendment and recommended its passage

Amend Section 1 of the bill by striking out the word

"shall" in the fourth line and inserting in place thereof the word may, so that said section as amended shall read:

SECT. 1. When a claim is made by a police officer in the city of Manchester that during the performance of his duties as such officer, and because of such service, his uniform has been destroyed or rendered unfit for further use, the said city may purchase a new uniform for said officer without charge to him, providing the Chief of Police of said city, after investigation, reports that the claim made is a just and reasonable one.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading at two o'clock this afternoon.

(President Tilton in the chair)

On motion of Senator McInnis the following resolution was adopted.

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

On motion of Senator Smith the rules were so far suspended that the following entitled bills and joint resolution were severally read a third time by title and caption respectively and passed.

House Joint Resolution No. 29, Joint Resolution appropriating a sum not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House.

Senate Bill No. 16, An Act in amendment of Section 1, Chapter 316 of the Public Laws, relating to the superior court.

Senate Bill No. 23, An Act in amendment of subdivision XII of Section 12 of Chapter 262 of the Public Laws.

Senate Bill No. 24, An Act in amendment of subdivision XV of Section 12 of Chapter 262 of the Public Laws.

Senate Bill No. 25, An Act in amendment of subdivision XIV of Section 12 of Chapter 262 of the Public Laws.

Senate Bill No. 26, An Act in amendment of subdivision VII of Section 12 of Chapter 262 of the Public Laws.

Senate Bill No. 27, An Act in amendment of subdivision IX of Section 12 of Chapter 262 of the Public Laws.

Senate Bill No. 29, An Act in amendment of subdivision X of Section 12 of Chapter 262 of the Public Laws.

Senate Bill No. 35, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts.

Senate Bill No. 10, An Act in amendment of Chapter 9 of the Public Laws relating to Lands for State Institutions.

House Bill No. 16. An Act in amendment of Section 33, Chapter 200 of the Public Laws, relating to fish.

Senate Bill No. 13, An Act in amendment of Section 5, Chapter 42, of the Public Laws, relating to special town meetings.

House Bill No. 18, An Act to authorize the Farmington School District of the town of Farmington to exceed its limit of bonded indebtedness.

House Bill No. 43, An Act in amendment of Section 45 of Chapter 42 of the Public Laws relating to pensions for certain town employees.

House Bill No. 49, An Act relating to the destruction of uniforms of police officers in the city of Manchester.

House Bill No. 59, An Act in amendment of Section 14, Chapter 100, of the Public Laws, relating to motor vehicle permit fees.

House Bill No. 150, An Act in amendment of Chapter 119 of the Public Laws relating to out-of-state high school tuition.

House Bill No. 152, An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of normal school graduates.

House Bill No. 153, An Act in amendment of Chapter

117 of the Public Laws, relating to the efficiency of truant officers.

House Bill No. 154, An Act in amendment of Chapter 119 of the Public Laws, relating to the salaries of district officers.

House Bill No. 157, An Act in amendment of Chapter 117 of the Public Laws, relating to the annual meeting of supervisory unions.

House Bill No. 270, An Act creating the Tilton and Northfield Union School District.

Senator Newell announced that the visit of the Senate to the Laconia State School which was to have taken place on Monday, February 14th, had been postponed.

On motion of Senator Carter the following resolution was adopted.

Resolved, That when the Senate adjourns this morning it adjourn to meet Friday morning at 9:00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7:30 o'clock.

INTRODUCTION OF BILL

Senator Lewis, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill, which was read a first and second time, laid upon the table to be printed, and referred to the Committee on Revision of the Laws.

Senate Bill No. 38, An Act relating to solemnization of marriage.

On motion of Senator McInnis the Senate adjourned.

FRIDAY, February 11, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., February 11, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Mc-Innis declared the Senate adjourned.

MONDAY, February 14, 1927.

The Senate was called to order by the Clerk.

There being manifestly no quorum present the Clerk de clared the Senate adjourned.

TUESDAY, February 15, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 214. An Act to authorize the City of Manchester to acquire and to operate a recreation field and an aviation field.

House Bill No. 30. An Act to regulate the operation of aircraft.

House Bill No. 69. An Act regulating a system of employment for employees of the highway department in the city of Manchester.

House Bill No. 91. An Act providing for the artificial culture of fish.

House Bill No. 102. An Act in amendment of Section 17, Chapter 200 of the Public Laws, relating to fresh water smelt.

House Bill No. 111. An Act in amendment of Section 14, Chapter 176 of the Public Laws, relating to masters' apprentices and laborers.

House Bill No. 121. An Act relating to closing Sunset Lake in Greenfield to ice fishing for a term of five years.

House Bill No. 184. An Act relating to the sale of securities.

House Bill No. 193. An Act in relation to forest protection and burning property.

House Bill No. 202. An Act to amend Chapter 90 of the Public Laws, relating to motor vehicles.

House Bill No. 213. An Act in amendment of Chapter 391 of the Public Laws, relating to arson.

House Bill No. 231. An Act to regulate professional bondsmen.

House Joint Resolution No. 25. Joint Resolution in favor of William Lachance.

House Joint Resolution No. 16. Joint Resolution for the promotion of the poultry industry in New Hampshire.

House Joint Resolution No. 21. Joint Resolution for the purchase and installation of a refrigerating plant at the State Hospital.

The House of Representatives has voted to concur with the Honorable Senate in the adoption of the amendment offered by the Committee on Engrossed bills to:

House Bill No. 17. An Act to amend Section 18, Chapter 65 of the Public Laws, relating to taxation of interest and dividends.

LEAVE OF ABSENCE

Senator Foster was granted leave of absence for the week on account of illness.

PETITIONS READ AND REFERRED

The petitions of P. W. Caswell and others against the

passage of Senate Bill No. 9 and House Bill No. 220 and a resolution passed by the New Hampshire Tourists' Society of St. Petersburg, Florida, in favor of reciprocity with other states in the matter of motor vehicle licenses were read and referred to the committees on such legislation under consideration.

COMMITTEE REPORTS

Senator Flint for the Committee on the Judiciary, to whom was referred Senate Bill No. 31, An Act relating to primary elections and nominating candidates, having considered the same reported the same in new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted.

On motion of Senator Flint the rules were suspended, and the bill in its new draft was read a first and second time by its title and laid upon the table to be printed under the rules.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 9, An Act to prohibit fishing through the ice in the towns of Hancock and Nelson.

House Bill No. 41. An Act in amendment of Section 42. Chapter 200 of the Public Laws, relating to fish.

House Bill No. 82. An Act in amendment of Section 33, Chapter 197 of the Public Laws, relating to closed season by proclamation.

House Bill No. 96. An Act in amendment of Section 15, Chapter 200 of the Public Laws, relating to horned pout.

Having considered the same, reported the same without amendments and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy, for the Committee on Fisheries and Game, to whom was referred Senate Bill No. 30, An Act to amend Section 26, Chapter 200 of the Public Laws of New Hampshire, 1926, relating to fishing in Newfound

Lake, having considered the same, reported the same in new title and new draft with the recommendation that the bill in its new title and new draft ought to pass.

The report was accepted, and the bill in its new draft was read a first and second time and laid upon the table to be printed under the rules.

On motion of Senator Lovejoy it was voted that after printing the bill should be taken from the table and recommitted to the Committee on Fisheries and Game.

TAKEN FROM THE TABLE

The following entitled bill having been laid upon the table to be printed, was taken from the table and ordered to a third reading this afternoon at two o'clock.

House Bill No. 56, (in Senate new draft), An Act in amendment of Section 10, Chapter 198 of the Public Laws, relating to self-hunting dogs.

READ AND REFERRED

On motion of Senator Merrill the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were read a first and second time by title and caption respectively, and referred:

To the Committee on the Judiciary,

House Bill No. 30. An Act to regulate the operation of aircraft.

House Bill No. 69. An Act regulating a system of employment for employees of the Highway Department in the city of Manchester.

House Bill No. 184. An Act relating to the sale of securities.

House Bill No. 214. An Act to authorize the city of Manchester to acquire and to operate a recreation field and an aviation field.

House Bill No. 231. An Act to regulate professional bondsmen.

To the Committee on Agriculture,

House Joint Resolution No. 16. Joint Resolution for the promotion of the poultry industry in New Hampshire.

To the Committee on State Hospital,

House Joint Resolution No. 21. Joint Resolution for the purchase and installation of a refrigerating plant at the State Hospital.

To the Committee on Finance,

House Joint Resolution No. 25. Joint Resolution in favor of William Lachance.

To the Committee on Revision of the Laws,

House Bill No. 213. An Act in amendment of Chapter 391 of the Public Laws, relating to Arson.

House Bill No. 202. An Act to amend Chapter 90 of the Public Laws, relating to motor vehicles.

To the Committee on Labor,

House Bill No. 111. An Act in amendment of Section 14, Chapter 176 of the Public Laws, relating to master's apprentices and laborers.

To the Committee on Forestry,

House Bill No. 193. An Act in relation to forest protection and burning property.

To the Committee on Fisheries and Game,

House Bill No. 91. An Act providing for the artificial culture of fish.

House Bill No. 102. An Act in amendment of Section 17, Chapter 200 of the Public Laws, relating to fresh water smelt.

House Bill No. 121. An Act relating to closing Sunset Lake in Greenfield to ice fishing for a term of five years.

On motion of Senator Lyons the following resolution was adopted.

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

COMMITTEE REPORTS

Senator Leith, for the Committee on Engrossed Bills to whom was referred House Bill No. 16, An Act in amend ment of Section 33, Chapter 200 of the Public Laws, relating to fish, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out the title and inserting in place thereof the following: An Act relating to the taking of salt water smelt.

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator Leith for the Committee on Engrossed Bills, to whom was referred House Bill No. 18, An Act to authorize the Farmington School District of the town of Farmington to exceed its limit of bonded indebtedness, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend Section 1 of said bill by striking out the words "borrowed, hired, raised and appropriated shall not be reckoned, counted or considered," in the 7th and 8th lines of said section and inserting in place thereof the following: "raised and appropriated shall not be included."

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in Senate amendment.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and resolutions:

House Bill No. 17. An Act to amend Section 18, Chap

ter 65 of the Public Laws, relating to taxation of interest and dividends.

House Bill No. 39. An Act to repeal Chapter 245, Laws of 1909, relating to school district in the towns of Benning ton and Antrim.

House Bill No. 43. An Act in amendment of Section 45, Chapter 42 of the Public Laws, relating to pensions for certain town employees.

House Bill No. 59. An Act in amendment of Section 14, Chapter 100 of the Public Laws, relating to motor vehicle permit fees.

House Bill No. 150. An Act in amendment of Chapter 119 of the Public Laws, relating to out of state high school tuition.

House Bill No. 152. An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of normal school graduates.

House Bill No. 154. An Act in amendment of Chapter 119 of the Public Laws relating to the salaries of district officers.

House Bill No. 157. An Act in amendment of Chapter 117 of the Public Laws, relating to the annual meeting of supervisory unions.

House Bill No. 270. An Act creating the Tilton and Northfield Union School District.

House Joint Resolution No. 29. Joint Resolution appropriating a sum of not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House.

House Joint Resolution No. 61. Joint Resolution in favor of assenting to the provisions of the act of congress known as the Purnell Act.

THIRD READINGS

On motion of Senator Lewis the rules were suspended and the following entitled bills were severally read a third time by title and passed. House Bill No. 9. An Act to prohibit fishing through the ice in the towns of Hancock and Nelson.

House Bill No. 41. An Act in amendment of Section 42, Chapter 200 of the Public Laws, relating to fish.

House Bill No. 56. (In Senate New Drait) An Act in amendment of Section 10, Chapter 198 of the Public Laws, relating to self-hunting dogs.

House Bill No. 82. An Act in amendment of Section 33, Chapter 197 of the Public Laws, relating to closed season by proclamation.

House Bill No. 96. An Act in amendment of Section 15, Chapter 200 of the Public Laws, relating to horned pout.

On motion of Senator McInnis the Senate adjourned.

WEDNESDAY, FEBRUARY 16, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 225. An Act to amend Section 28, Chapter 80 of the Public Laws, relating to repairing town highways.

House Bill No. 250. An Act relating to regulation of highways by the Highway Commissioner and selectmen.

House Bill No. 286. An Act regulating the transportation of poultry.

House Bill No. 288. An Act to authorize the Durham school district of the town of Durham to exceed its limit of bonded indebtedness.

House Bill No. 290. An Act relating to business corporations.

House Bill No. 294. An Act in relation to annual returns of business corporations.

House Bill No. 319. An Act relating to the powers of the Mayor and City Council of the city of Somersworth.

House Bill No. 332. An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices.

House Bill No. 109. An Act in amendment of Section 4. Chapter 104 of the Public Laws, relating to motor vehicle road tolls.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following House Bill:

House Bill No. 49. An Act relating to the destruction of uniforms of police officers in the city of Manchester.

LEAVE OF ABSENCE

Senator Newton was granted leave of absence for the day on account of illness.

COMMITTEE REPORTS

Senator Lord, for the Committee on Towns and Parishes, to whom was referred House Bill No. 113, An Act to change the names of certain ponds in the town of Barrington.

House Bill No. 194. To change the name of North pond in the town of Harrisville.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 46, Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations, having considered the same,

reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at two o'clock.

Senator White, for the Committee on Agriculture, to whom was referred House Bill No. 170, An Act to amend Chapter 165 of the Public Laws, relating to the grading and packing of apples.

House Bill No. 303, An Act to amend Sections 6, 10, 13 and 39 of Chapter 224, Public Laws, relating to co-operative

marketing associations.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator White for the Committee on Agriculture, to whom was referred House Bill No. 246, An Act in amendment of Chapter 181 of the Public Laws, relating to the duties of the Commissioner of Agriculture, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill referred to the Committee on Finance under the rules.

TAKEN FROM THE TABLE

The following entitled bill having been laid upon the table to be printed, was taken from the table.

Senate Bill No. 31, (in new draft) An Act relating to primary election and nominations of candidates.

Senator Carter offered the following amendment.

Amend said bill by striking out all after the enacting clause and substituting in place thereof the following:

AN ACT

In Amendment of Chapters 25 and 34 of the Public Laws, relating to Primary Elections, the Nomination of Candidates and Campaign Expenses.

- Section 1. Amend Section 4, Chapter 25 of the Public Laws by striking out the same and by inserting in lieu thereof the following:
- 4. Dates. A primary conducted by the regular election officers shall be held at the regular polling places in each town and ward in the state on the third Tuesday of June, biennially, for the nomination of all candidates for state senator, representative to the general court and town and ward officers to be voted for at the November election.
- SECT. 2. Amend Section 5, Chapter 25 of the Public Laws by striking out the same and by inserting in lieu thereof the following:
- 5. Delegates. At such primary there shall be elected in each town and ward from the legal voters therein, one delegate to the state convention for each representative to the general court to which the town and ward is entitled When any town is not entitled to a representative to the general court, it shall be classed as a town entitled to one representative.
- SECT. 3. Amend Section 12, Chapter 25 of the Public Laws by striking out the same and by inserting in lieu thereof the following:
- 12. Filing. Declarations of candidacy shall be filed as follows: For state senator, with the secretary of state; for member of the house of representatives, town and ward officers, and convention delegates with the clerk of the city or town within which such officers are to be voted for.
- SECT. 4. Amend Section 13, Chapter 25 of the Public Laws, by striking out the same and by inserting in lieu thereof the following:
- 13. Filing Fees. At the time of filing declarations of candidacy each candidate, or some person for him, shall pay to the officer with whom the same are filed the following fees: For state Senator, ten dollars; for member of the house of representatives, two dollars; for town and ward officers, one dollar each. The fees paid to a town or city clerk shall be paid to the treasurer of the town or city.

- SECT. 5. Amend Section 15, Chapter 25 of the Public Laws by striking out the same and by inserting in lieu thereof the following:
- 15. Number. The number of primary petitions to be filed for each office shall be as follows: For state senator, fifteen; for member of the house of representatives and all town officers, five, except in towns where less than fifty votes are registered when one-tenth of the number of registered voters shall be sufficient. For convention delegates no primary petition or filing fee shall be required.
- SECT. 6. Amend Section 54, Chapter 25 of the Public Laws by striking out the same and by inserting in lieu thereof the following:

CONVENTIONS

- 54. Date. Call; Purposes. Not earlier than fifteen nor later than thirty days following the June primary, except as hereinafter provided, upon the call of the chairman of the state committee of the party, the delegates elected shall meet in state convention for the purpose of designating a nominee for governor, and for United States Senator, and presidential electors, in case such are to be voted for at the next November election, and for the purpose of adopting the platform of their party and effecting an organization for the following two years.
- SECT. 6. a. Whenever the national convention of a given party has not adjourned within the limits set for state conventions, such party may hold its state congressional and councilor conventions not later than seven days, and county convention not later than ten days after the adjournment of said national convention.
- SECT. 7. Further amend Chapter 25 of the Public Laws by inserting three new sections as follows:
- 55. a. Congressional Convention. Following the adjournment of the state convention, the delegates from towns and wards in each of the congressional districts, shall assemble in convention, organize, and designate for nomina-

tion a candidate for representative in congress for each district.

- 55. b. Councilor Convention. Following the congressional conventions the delegates from towns and wards in each of the councilor districts, shall assemble in convention, organize, and designate for nomination a candidate for councilor for each district.
- 55. c. County Conventions. Within the time limits prescribed in Section 54, upon the call of the chairman of the state committee of the party, the above delegates from the towns and wards of each county shall meet in convention in the several counties, for the purpose of designating nominees for the several county officers.
- SECT. 8. Amend Section 56, Chapter 25 of the Public Laws by striking out the same and by inserting in lieu thereof the following:
- 56. Conduct of Convention. Upon receipt of the returns from the town and ward clerks as hereinbefore provided, the secretary of state shall make up a roll of the persons elected as delegates to each convention; and shall deliver the same to the chairman of the state committee of the political party in question. All action to be taken in any convention shall be by majority vote of those voting; and in all cases in which there is a contest over nominations the voting shall be by roll call by viva voce vote, each member naming the candidate of his choice. Where there are more than two candidates for a given office and no one candidate received a majority of the votes recorded, the name of the candidate who has received the least number of votes shall be withdrawn and immediately thereafter another vote be taken for the others. If again there is not a majority for any one candidate, the name of the one receiving the least number of votes shall be withdrawn and so on, until a candidate shall receive a majority of the votes of those voting. None but delegates shall be admitted to or take part in any convention.

- SECT. 9. Further amend Chapter 25 of the Public Laws by inserting two new sections as follows:
- 57. Certification. The candidates thus designated by the conventions as herein provided shall be certified by the presiding officer and clerk of each convention to the secretary of state; such certification shall be made within three days of the date of the convention; and the names thus certified shall be placed upon the ballot for the general election in the manner now provided by law, expect as hereinafter provided.
- 58. Post Convention Primary. Any person who has received not less than twenty per cent of the votes cast upon any ballot in any convention may within fifteen days after such convention serve notice in writing upon the secretary of state that he desires a primary election as to the office for which he was a candidate. Upon receipt of such request the secretary of state shall issue notice for a direct primary for the office or offices for which such requests have been filed to be held on the first Tuesday after the second Monday in September following.

Notice of such primary shall be sent by the secretary of state to town and city clerks in the district effected, within ten days after the expiration of the time within which such requests may be filed.

The names of the convention nominees for the offices for which the primary is to be held, and the names of persons who file declarations of candidacy with secretary of state for such offices on or before August 10 of such year shall be placed on the primary ballot, provided however that all persons not so designated in a convention, at the time of filing shall pay to the secretary of state a fee if a candidate for governor or United States Senator, one hundred dollars; for representative in congress, fifty dollars; for councilor, twenty-five dollars, and county officers, five dollars.

All the provisions for the pre-convention primary, contained in this chapter, not clearly inapplicable hereto, shall

apply to the post convention primary, and the names of the persons receiving a plurality vote shall be placed on the November election ballot, and cases of tie vote shall follow the provisions contained in this chapter relating thereto.

In lieu of the above fees, petitions similar to those described in Section 14 of this chapter may be substituted as follows: for governor and United States Senator, two hundred; for representative in congress, one hundred; for councilor, fifty; and for county officers, twenty.

- SECT. 10. Further amend Chapter 25 of the Public Laws by renumbering Sections 57 to 73 inclusive so that they will be Sections 59 to 75 inclusive.
- SECT. 11. Amend Section 74, Chapter 25 of the Public Laws by striking out the same and by inserting in lieu thereof the following:
- 76. Penalty. Any person who shall violate any of the provisions of this chapter shall be subject to a fine of not more than \$500 or imprisonment for not more than six months.
- SECT. 12. Further amend Chapter 25 of the Public Laws by renumbering Sections 75 to 93 inclusive so that they will be Sections 77 to 95 inclusive.
- SECT. 13. Amend Section 5, Chapter 34 of the Public Laws by striking out the same and by substituting the following:
- 5. Expenses of Candidates for Nominations. For nomination expenses, exclusive of personal expense for travel, all candidates shall be limited to the following sums: For governor or United States Senator, fifteen hundred dollars; for representative in Congress, seven hundred and fifty dollars; for councilor, five hundred dollars; for state senator or county officers, one hundred dollars; for representative to the general court, twenty-five dollars. In addition to the above expenditures, the total expenditures of all committees working in behalf of any candidate shall be limited to the following sums; for governor or United State Senator, six thousand dollars; for representative in

Congress, three thousand dollars; for councilor, seven hundred and fifty dollars; for state senator or any county office, one hundred dollars. No candidate and no person or persons working in behalf of any candidate shall directly or indirectly pay any expense to or for any delegate to any convention.

SECT. 14. Amend Section 15. Chapter 34 of the Public Laws by striking out the same and by inserting in lieu thereof the following:

15. Notice to Candidates. The secretary of state shall give or send by mail a copy of this subdivision to each person who shall file a declaration of candidacy before any primary, or in behalf of whom primary petitions or a primary certificate shall be filed, and to all delegates elected to the state conventions following the primary; but any failure so to do shall be deemed neglect of duty and not an offense rendering said officer liable to the penal provisions of this subdivision.

SECT. 15. Amend Section 21, Chapter 34 of the Public Laws by striking out the same and by inserting in lieu thereof the following:

21. Statement for Candidates. Every candidate at a primary or general election for governor, United States senator, or representative in Congress shall file and publish sworn statements in like manner of all his receipts and expenditures pertaining to said candidacy whenever incurred. Every person whose name has been brought before any state convention as a candidate for nomination for governor, United State senator, representative in Congress, councilor or county officers, shall within fifteen days after such convention; and every person for the above offices who has been nominated by petition, shall within fifteen days after the filing of said petition, file with the secretary of state a sworn statement of all his receipts and expenditures whenever incurred in connection with his candidacy. This statement shall give the name or names of any committees which

have been working in his behalf and the name and address of the treasurer of said committee or committees.

- SECT. 16. Amend Sections 23 and 24. Chapter 34 of the Public Laws by striking out the same and by inserting in lieu thereof the following:
- 23. Other Committees. (A) Committees working in behalf of candidates for nomination for the office of governor. United States senator or representative in Congress shall file with the Secretary of State in the same manner as hereinbefore provided for said candidates, an itemized account of all receipts and expenditures. These accounts shall be sworn to by the chairman and treasurer of said committee.
- (B) Every other political committee shall within fifteen days after any primary, nominating convention or general election, file with the secretary of state and with the town or city clerk for the town or city where the treasurer resides a like itemized statement signed and sworn to by the chairman and treasurer. Where the amount does not exceed one hundred dollars, a statement to that effect, signed and sworn to by the chairman and treasurer, shall be filed in like manner.
- 24. Other Candidates. Every candidate at a primary, nominating convention or general election for councilor, state senator, county officer or representative to the general court who has expended a sum in excess of twenty-five dollars, shall within fifteen days after said primary, nominating convention or general election, file with the secretary of state and with the town or city clerk for the town or city in which he resides, a like itemized sworn statement of all his receipts and expenditures, whenever incurred, in aid of his nomination or election. All such statements shall be open to public inspection.

SECT. 17. All acts or parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

On motion of the same Senator the above amendment

was ordered to be printed and distributed to members of the Senate.

On motion of the same Senator the bill was made a special order for 11.01 o'clock Tuesday, February 22.

READ AND REFERRED

The following entitled bills sent up from the House of Representatives were read a first and second time and referred:

To the Committee on Judiciary,

House Bill No. 109. An Act in amendment of Section 4. Chapter 104 of the Public Laws, relating to motor vehicle road tolls.

House Bill No. 288. An Act to authorize the Durham School District of the town of Durham to exceed its limit of bonded indebtedness.

House Bill No. 290. An Act relating to business corporations.

House Bill No. 294. An Act in relation to annual returns of business corporations.

House Bill No. 319. An Act relating to the powers of the Mayor and city Council of the city of Somersworth.

To the Committee on Revision of the Laws,

House Bill No. 286. An Act regulating the transportation of poultry.

House Bill No. 332. An Act in relation to the salary of the Justice of the Municipal Court of Exeter.

To the Committee on Roads, Bridges and Canals,

House Bill No. 225. An Act to amend Section 28, Chapter 80 of the Public Laws, relating to repairing town Highways.

House Bill No. 250. An Act relating to regulation of Highways by the Highway Commissioner and Selectmen.

BILL RECALLED FROM GOVERNOR

On motion of Senator Lovejoy the following resolution was adopted:

Resolved, That the Governor be requested to return to the Senate for further consideration the following entitled bill:

House Bill No. 16. An Act relating to the taking of salt water smelt.

BILL RETURNED FROM GOVERNOR

Pursuant to the above request the Governor returned House Bill No. 16. An Act relating to the taking of salt water smelt.

On motion of Senator Lovejoy, the rules were so far suspended as to allow the reconsideration of the vote on the above bill.

On motion of the same Senator, the Senate voted to reconsider the vote whereby the bill passed.

On motion of the same Senator, the Senate voted to reconsider the vote whereby the bill was ordered to a third reading.

On motion of the same Senator, the Senate voted to recommit the bill to the Committee on Fisheries and Game.

Senator Newall announced that the Senate will visit the Laconia State School on Thursday, February 24.

INTRODUCTION OF BILLS

On motion of Senator Lewis, the rules were suspended. sixteen Senators having actually voted in favor thereof, and the Committee on Banks introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on Banks.

Senate Bill No. 39. An Act relating to safe deposit boxes.

On motion of Senator Flint, the rules were suspended, sixteen Senators having actually voted in favor thereof, and the Committee on Judiciary introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Judiciary.

Senate Bill No. 40. An Act relating to the State Prison. On motion of Senator McInnis the Senate adjourned.

AFTERNOON

On motion of Senator Lewis the rules were suspended and the following entitled bills and joint resolution were severally read a third time by title and caption respectively and passed.

House Joint Resolution No. 46. Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations.

House Bill No. 113. An Act to change the names of certain ponds in the town of Barrington.

House Bill No. 170. An Act to amend Chapter 165 of the Public Laws, regulating the grading and packing of apples.

House Bill No. 194. An Act to change the name of North Pond in the town of Harrisville.

House Bill No. 303. An Act to amend Sections 6, 10, 13 and 39, Chapter 224 Public Laws, relating to Co-operative Marketing Associations.

COMMITTEE REPORTS

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 41. An Act in amendment of Section 42, Chapter 200 of the Public Laws, relating to fish, having considered the same, reported the same under joint rule 6 with the following amendment and recommended its passage.

Amend the title of said bill by striking it out and inserting in place thereof the following:

An Act relating to taking conch from Hampton river and its tributaries.

Further amend the bill by striking out the words "of New Hampshire 1926" in the second line of Section 1.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate admendments.

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 82. An Act in amendment of Section 33, Chapter 197 of the Public Laws, relating to closed season by proclamation, having considered the same, reported the same under joint rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out the title thereof and inserting in place thereof the following:

An Act relating to the closing of seasons for hunting, fishing or trapping.

Further amend said bill by striking out all after the enacting clause and inserting in place thereof the folliwing:

Section 1. Amend Chapter 197 of the Public Laws by adding after Section 33 the following:

33-a. Temporary Closed Seasons. When in their opinion any other emergency has arisen which justifies such action, they may, in the same manner, upon the recommendation of the Fish and Game Commissioner and after public hearing, close any open season for hunting, fishing or trapping, entirely or in part.

Sect. 2. This act shall take effect upon its passage.

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in Senate amendments.

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 96. An Act in amendment of Section 15 of Chapter 200 of the Public Laws, relating to Horned Pout, having considered the same, reported the same under joint rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out Section 1 and inserting in place thereof the following:

Section 1. Amend Section 15, Chapter 200 of the Public Laws by adding at the end of said Section the following: and in no event shall a person take more than a total of forty horned pout in one day, so that said section as amended shall read as follows:

15. Horned Pout. Except in the county of Coos and from the Connecticut river, no person shall take any cat-fish, commonly called horned pout or bullhead, except between June first and November first; and in no event shall a person take more than a total of forty horned pout in one day.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

On motion of Senator Swallow the Senate adjourned.

THURSDAY, FEBRUARY 17, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 145. An Act in amendment of Section 3. Paragraph 199 of the Public Laws, relating to pheasants.

House Bill No. 175. An Act relating to powers of the governor and council.

House Bill No. 219. An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum.

House Bill No. 241. An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals.

House Bill No. 257. An Act in amendment of Section

32, Chapter 323 of the Public Laws, relating to municipal courts.

House Bill No. 308. An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendment, offered by the Committee on Engrossed Bills to:

House Bill No. 18. An Act to authorize the Farmington school district of the town of Farmington to exceed its limit of bonded indebtedness.

LEAVES OF ABSENCE

Senators Merrill, Clow, Davis and Janelle were granted leave of absence for the day on account of important business.

PETITION READ AND REFERRED

A petition of A. R. Worden and others against the enactment of Senate Bill No. 9, was read and referred to the Committee on the Judiciary having the bill under consideration.

COMMITTEE REPORTS

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 5, An Act to extend the powers conferred to the Gilman Paper Company by Chapter 240, Laws of 1921.

House Bill No. 228. An Act to amend the charter of the Grafton Power Company.

House Bill No. 242. An Act authorizing the town of Candia to exceed its limit of indebtedness.

House Bill No. 274. An Act relating to certain real estate in Keene, New Hampshire.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to

whom was referred House Bill No. 172, An Act to increase the salary of the Governor and to provide for a messenger and Secretary to the Governor and for stenographic and clerical assistance, having considered the same, reported the same in new title and new draft and recommended its passage.

The report was accepted and the bill referred to the Committee on Finance under the rules.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 137, An Act relating to payment of money by the town of Lyman to the town of Lisbon, having considered the same reported the same with the following amendments and recommended its passage.

Amend said bill by striking out all of Section 1 thereof and substituting in its place the following:

Section 1. The Act whereby certain lands situate in the town of Lyman were set off to the town of Lisbon for school purposes the land affected being known as the Lisbon School Set-off, together with all amendments thereto, is hereby repealed.

Amend the title of said bill by striking out the same and substituting in place thereof the following:

An Act to restore the Lisbon School Set-off, so-called, to the town of Lyman.

The report was accepted, the amendments adopted and the bill ordered to a third reading this afternoon at two o'clock.

Senator McInnis for the Committee on Education to whom was referred House Bill No. 155, An Act in amendment of Chapter 121 of the Public Laws, relating to school money, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator McCarthy for the Committee on Revision of the Laws to whom was referred House Bill No. 19, An Act in amendment of Section 10, Chapter 237 of the Public Laws, relating to the Public Service Commission, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill referred to the Committee on Finance under the rules.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 205, An Act relating to the licensing of dogs, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 38, An Act relating to solemnization of marriage, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

READ AND REFERRED

The following entitled bills sent up from the House of Representatives were read a first and second time and referred:

To the Committee on Fisheries and Game,

House Bill No. 145, An Act in amendment of Section 3, Paragraph 199 of the Public Laws, relating to pheasants.

House Bill No. 241, An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals.

To the Committee on the Judiciary,

House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

To the Committee on Finance,

House Bill No. 175, An Act relating to powers of the governor and council.

To the Committee on Revision of the Laws,

House Bill No. 219, An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum.

House Bill No. 257, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to municipal courts.

Senator Newell announced that the visit of the Senate to the Laconia State School had again been postponed and would probably take place on Thursday, March 3.

On motion of Senator Newell the following resolution was adopted:

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

On motion of Senator Carter the rules were suspended, and the following entitled bills severally read a third time by title and passed.

House Bill No. 5, An Act to extend the powers conferred to the Gilman Paper Company by Chapter 240, Laws of 1921.

Senate Bill No. 38, An Act relating to solemnization of marriage.

House Bill No. 137, An Act to restore the Lisbon School Set-off, so-called to the town of Lyman.

House Bill No. 155, An Act in amendment of Chapter 121 of the Public Laws, relating to school money.

House Bill No. 228, An Act to amend the charter of the Grafton Power Company.

House Bill No. 242, An Act authorizing the town of Candia to exceed its limit of indebtedness.

House Bill No. 274, An Act relating to certain real estate in Keene, New Hampshire.

INTRODUCTION OF BILLS

On motion of Senator Flint the rules were suspended, sixteen Senators having actually voted in favor thereof, and the Committee on Judiciary introduced the following entitled bills:

Senate Bill No. 41. An Act relating to conditional sales of personal property.

Senate Bill No. 42. An Act amending the charter of the New Hampshire Medical Society.

On motion of the same Senator the rules were further suspended and the above bills read a first and second time by title, laid upon the table to be printed, and referred to the Committee on Judiciary.

COMMITTEE REPORTS

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 153, An Act in amendment of Chapter 117 of the Public Laws, relating to the efficiency of truant officers, having considered the same, reported the same under joint rule 6 with the following amendment and recommended its passage.

Amend the title of said bill by striking out the words "the efficiency of."

Amend the bill by striking out Section 1 and inserting in place thereof the following:

Section 1. Amend Section 34, Chapter 117 of the Public Laws by striking out said section and inserting in place thereof the following:

34. Additional Officers. The state board may require school boards to appoint additional truant officers if in its judgment such additional officers are necessary; and may require the school board of any school district to remove any truant officer found by it to be incompetent, and to appoint a competent successor; and upon the failure or neglect of the school board to do so, it may appoint such truant officer and fix his compensation, and such compensation shall be paid by the district.

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in Senate amendment.

On motion of Senator Lewis the following resolution was adopted.

Resolved, That when the Senate adjourns this morning it adjourn to meet Friday morning at 9.00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

On motion of Senator McInnis the Senate adjourned.

FRIDAY, FEBRUARY 18, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., February 18, 1927

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate, and oblige,

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator McInnis declared the Senate adjourned.

MONDAY, February 21, 1927.

The Senate met according to adjournment.

Senator Leith having assumed the chair, read the following communication:

Concord, N. H., February 21, 1927

Senator Leith:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Leith declared the Senate adjourned.

TUESDAY, February 22, 1927

The Senate met according to adjournment.

RESOLUTIONS READ

Resolutions presented to the Senate by the Mayor and Aldermen of the city of Manchester and Legislature of the State of Washington were read.

The following message was received from the House of Representatives by its Clerk:

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and Joint Resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Joint Resolution No. 1. Joint Resolution for the construction of a Girls' Cottage at the Industrial School.

House Joint Resolution No. 3. Joint Resolution for additions and improvements at New Hampshire state prison.

House Joint Resolution No. 31. Joint Resolution in favor of Martin A. Kelley.

House Joint Resolution No. 32. Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34. Joint Resolution in favor of Peter Mahoney.

House Joint Resolution No. 39. Joint Resolution in favor of the state prison.

House Joint Resolution No. 79. Joint Resolution for the repair and maintenance of the Daniel Webster birthplace in the city of Franklin.

House Bill No. 183. An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands.

House Bill No. 97. An Act in amendment of Section 10, Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts.

House Bill No. 98. An Act in amendment of Section 68, Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies.

House Bill No. 133. An Act in amendment of Sections 1, 5 and 7, Chapter 157 of the Public Laws, relating to hawkers and peddlers.

House Bill No. 162. An Act in amendment of Section 19, Chapter 103 of the Public Laws, relating to municipal regulation of motor vehicles.

House Bill No. 204. An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles.

House Bill No. 312. An Act to change the name of the Belknap County Cemetery.

House Bill No. 283. An Act amending Section 15, Chapter 19 of the Public Laws, relating to clerks' compensation.

House Bill No. 232. An Act to authorize the city of Concord to issue bonds for improvements in its water works system.

The House of Representatives has voted to concur with the Honorable Senate in the adoption of the amendments offered by the Committee on Engrossed Bills:

House Bill No. 41. An Act in amendment of Section 42, Chapter 200 of the Public Laws, relating to fish.

House Bill No. 82. An Act in amendment of Section

33, Chapter 197 of the Public Laws, relating to closed season by proclamation.

House Bill No. 96. An Act in amendment of Section 15, Chapter 200 of the Public Laws, relating to horned pout.

COMMITTEE REPORTS

Senator Lovejoy for the Committee on Fisheries and Game to whom was referred House Bill No. 91, An Act providing for the artificial culture of fish.

House Bill No. 102. An Act in amendment of Section 17, Chapter 200 of the Public Laws, relating to fresh water smelt.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at 2 o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 16, An Act relating to the taking of salt water smelt, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by adding at the end of Section 1 of the same, the following:

"Smelt taken from all salt waters of the state may be bought and sold during the open season therefor," so that said section as amended shall read as follows:

"Section 33. Smelt. The taking of salt water smelt from the Piscataqua River and its tributaries, the Exeter River and its tributaries, Great Bay and Greenland Bay, from March thirty-first to July first is prohibited; and no person shall at any time take salt water smelt from any of said rivers, bays or tributaries, unless he is, and has been for six months, a resident of this state. Smelt taken from all salt waters of the state may be bought and sold during the open season therefor."

The report was accepted, the amendment adopted and

the bill ordered to a third reading this afternoon at two o'clock.

Senator Carter, for the Committee on Engrossed Bills, to whom was referred House Bill No. 303, An Act to amend Sections 6, 10, 13 and 39, Chapter 224, Public Laws, relating to co-operative marketing associations, having considered the same, reported the same under Joint Rule 6 with the following amendments and recommended its passage.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act relating to the powers and duties of the commissioner of agriculture as to co-operative marketing associations.

Amend said bill by striking out Sections 1, 2 and 3 and by inserting in place thereof the following:

Section 1. Amend Chapter 224 of the Public Laws by adding after Section 6 the following new section: 6-a. Commissioner of Agriculture. The commissioner of agriculture may give assistance in the organization, or re-organization, of co-operative associations and may, by general or specific order, require any such association doing business in this state or in the process of organization to file with the department a report of its promotion and organization expenses.

- Sect. 2. Amend Chapter 224 of the Public Laws by adding after Section 10 the following new section: 10-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order require any such association doing business in this state to file with the department a certified copy of its by-laws.
- Sect. 3. Amend Chapter 224 of the Public Laws by adding after Section 31 the following new section: 31-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order require any such association doing business in this state to file with the department a certified copy of any marketing contract or agreement between the association and its members or patrons.

Further amend said bill by striking out the first two lines of Section 4 and by inserting in place thereof the following:

Sect. 4. Amend Chapter 224 of the Public Laws by adding after Section 39 the following new section: 39-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order prescribe.

Further amend said Section 4 of the bill by striking out the word "co-operative" where it occurs in the third and seventh lines of said section and by inserting in place thereof the word "such."

The report was accepted, amendments adopted, and the bill sent to the House of Representatives for concurrence in Senate amendments.

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 194, An Act to change the name of North Pond in the town of Harrisville, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. The name of North Pond in the town of Harrisville is hereby changed to Lake Sketutahkee.

Sect. 2. This act shall take effect upon its passage.

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in Senate amendment.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolution:

House Bill No. 9. An Act to prohibit fishing through the ice in the towns of Hancock and Nelson.

House Bill No. 18. An Act to authorize the Farming-

ton School District of the town of Farmington to exceed its limit of bonded indebtedness.

House Bill No. 49. An Act relating to the destruction of uniforms of police officers in the city of Manchester.

House Bill No. 113. An Act to change the names of certain ponds in the town of Barrington.

House Joint Resolution No. 46. Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations.

House Bill No. 5. An Act to extend the powers conferred upon the Gilman Paper Company by Chapter 240 of the Laws of 1921.

House Bill No. 155. An Act in amendment of Chapter 121 of the Public Laws, relating to school money.

House Bill No. 170. An Act to amend Chapter 165 of the Public Laws, regulating the grading and packing of apples.

House Bill No. 228. An Act to amend the charter of the Grafton Power Company.

House Bill No. 242. An Act authorizing the town of Candia to exceed its limit of indebtedness.

House Bill No. 274. An Act relating to certain real estate in Keene, New Hampshire.

READ AND REFERRED

On motion of Senator Meader the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on Forestry,

House Bill No. 183. An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands.

To the Committee on Public Improvements,

House Joint Resolution No. 79. Joint Resolution for the repair and maintenance of the Daniel Webster birthplace in the city of Franklin.

To the Committee on Elections,

House Joint Resolution No. 31. Joint Resolution in favor of Martin A. Kellev.

House Joint Resolution No. 32. Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34. Joint Resolution in favor of Peter Mahoney.

To the Committee on State Prison and Industrial School, House Joint Resolution No. 1. Joint Resolution for the construction of a Girls' Cottage at the Industrial School.

House Joint Resolution No. 3. Joint Resolution for additions and improvements at New Hampshire State Prison.

House Joint Resolution No. 39. Joint Resolution in favor of the State Prison.

To the Committee on the Judiciary,

House Bill No. 97. An Act in amendment of Section 10, Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts.

House Bill No. 98. An Act in amendment of Section 68, Chapter 283 of the Public Laws, relating to a fee for filing of annual statements by fraternal benefit societies.

House Bill No. 133. An Act in amendment of Sections 1, 5 and 7, Chapter 157 of the Public Laws, relating to hawkers and peddlers.

House Bill No. 232. An Act to authorize the city of Concord to issue bonds for improvements in its water works system.

House Bill No. 283. An Act amending Section 15, Chapter 19 of the Public Laws, relating to clerks' compensation.

House Bill No. 312. An Act to change the name of the Belknap County cemetery.

To the Committee on Revision of the Laws,

House Bill No. 162. An Act in amendment of Section

19, Chapter 103, of the Public Laws, relating to municipal regulation of motor vehicles.

House Bill No. 204. An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles.

BILLS RECALLED FROM THE HOUSE OF REPRESENTATIVES.

On motion of Senator Lewis the following resolution was adopted:

Resolved, That the House of Representatives be requested to return to the Senate for further consideration the following entitled bills.

Senate Bill No. 23. An Act in amendment of Subdivision XII of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 24. An Act in amendment of Subdivision XV of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 25. An Act in amendment of Subdivision XIV of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 26. An Act in amendment of Subdivision VII of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 27. An Act in amendment of Subdivision IX of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 29. An Act in amendment of Subdivision X of Section 12, Chapter 262 of the Public Laws.

SPECIAL ORDER

Senator Carter called for the special order, it being Senate Bill No. 31 (in new draft), An Act in relation to primary elections and nominations of candidates.

The question being stated:

Shall the amendment proposed by the Honorable Senator from District Number 12 be adopted?

(Discussion ensued)

Senator Carter called for a division.

Two Senators having voted in the affirmative and twenty Senators having voted in the negative, the negative prevailed and the amendment was not adopted. Senator Flint proposed the following amendment:

Amend said bill by striking out all after the enacting clause and by substituting therefor the following:

Section 1. Amend Chapter 25 of the Public Laws by adding at the end of said chapter the following:

94. Preconvention Primary. A primary conducted by the regular election officers shall be held at the regular polling places in each town and ward in the state on the first Tuesday of June, biennially, for the nomination of delegates to designating conventions to be held during the last week in June, biennially, as hereinafter provided.

There shall be elected in each town and ward from the legal voters therein, one delegate to the designating conventions for each representative to the general court to which such town and ward is entitled. When any town is not entitled to a representative to the general court, it shall be classed as a town entitled to one representative.

- 95. Provisions therefor. All of the provisions of this chapter relating to the September primary which are necessary hereto and not inconsistent herewith shall be applicable hereto, except that no filing fees shall be required.
- 96. Designating Conventions. State. In the last week in June, biennially, and upon the call of the chairman of the state committee of the party, those elected at the primary provided for in Section 94 as designating delegates shall meet in convention for the purpose of designating for nomination a candidate for Governor, and for United States senator in case such is to be voted for at the next November election.
- 97. Congressional. Following the adjournment of the state designating convention the delegates from the towns and wards in each of the congressional districts shall assemble in convention, organize, and designate for nomination a candidate for representative in congress for each district.
- 98. Councilor. Following the congressional convention the delegates from the towns and wards in each of the coun-

cilor districts shall assemble in convention, organize, and designate for nomination a candidate for councilor for each district.

- 99. County. Within fourteen days, following said conventions, upon the call of the chairman of the state committee of the party, the delegates from the towns and wards in each county shall meet in conventions in the several counties, at the time and places designated in the call, for the purpose of designating for nomination candidates for the several county offices.
- 100. Conduct of Conventions. The secretary of state shall cause to be prepared a roll of the delegates to each convention. All action to be taken in any convention shall be by majority vote of those voting; and in all cases in which there is a contest over nominations the voting shall be by roll call by viva voce vote, each member naming the candidate of his choice. None but delegates shall be admitted to or take part in any convention.
- 101. Certification. The names of the candidates thus designated for nomination by the conventions as herein provided shall be certified by the presiding officer and clerk of each convention to the secretary of state; such certification shall be made within three days of the date of the convention; and the names thus certified shall be placed upon the official ballot for the primary election, followed by the words, "designated by the convention," together with those otherwise qualified by law to be placed thereon.
- 102. Expenditures. The total sum to be expended or contracted for payment for the nomination by or in behalf of any candidate for nomination shall be as follows: For governor or United States Senator, eight thousand dollars; for representative in congress, four thousand dollars; for councilor, fifteen hundred dollars; for state senator or any county officer, three hundred dollars. The amount of money specified shall include all expenditures by a candidate or by others in his behalf with his knowledge during the calendar year of the convention and the two calendar

years prior thereto, except personal traveling expenses of the candidate. Each candidate, within ten days after the holding of such conventions and within ten days before the subsequent direct primary and also within ten days after such primary, shall file with the secretary of state an affidavit under oath setting forth in detail all sums expended or contracted for payment by himself and by others in his behalf, of which he has knowledge, which in any way relate to his candidacy, excepting only that the personal traveling expenses of the candidates need not be reported. No person shall make any contribution of or contract for the payment of any money for the benefit of any candidate until he first has notified such candidate in writing of his intention to do so and has filed with the secretary of state a copy of such notice. No candidate shall directly or indirectly pay any expense to or for any delegate to any convention.

103. Paid Workers. Any person seeking nomination, or who is a candidate for office at any general election, who shall employ any person to render assistance in his campaign, shall forthwith file with the secretary of state the name and address of the person so employed, the character of the assistance he is to render and the compensation he is to receive, whether such compensation be in money payment or otherwise or whether such service is to be rendered only for the payment of the expenses of the person so employed. If any person shall be so employed by one other than a candidate a similar report shall be filed with the secretary of state by the person arranging for such employment.

104. Penalties. Any person who shall violate any of the provisions of this sub-division shall be fined five hundred dollars or imprisoned for six months, and any candidate who shall violate any of the provisions hereof shall in addition to being subject to such fine or imprisonment be disqualified from holding the office for which he is a candidate.

- SECT. 2. Section 4, Chapter 25 of the Public Laws is amended by inserting after the word "Tuesday" the words, "after the second Monday," so that said section as amended shall read:
- 4. Dates. A primary conducted by the regular election officers shall be held at the regular polling places in each town and ward in the state on the first Tuesday after the second Monday of September, biennially, for the nomination of all candidates to be voted for at the November election, except presidential electors.
- Sect. 3. All acts and parts of acts inconsistent with this act are hereby repealed.

(Discussion ensued)

The question being stated:

Shall the amendment proposed by the Honorable Senator from District Number 3 be adopted?

Senator Carter demanded a roll call.

The clerk proceeded to call the roll.

The following named senators voted in the affirmative: Senators Leith, Flint, Clow, Morrison, Lewis, Davis, Newell, Smith, Worthen, Swallow, McCarthy, Meader, Foster, White, Merrill and Newton.

The following named senators voted in the negative: Senators Chandler, Lovejoy, Carter, Lyons, McInnis, Lord, and Janelle.

Sixteen Senators having voted in the affirmative, and seven Senators having voted in the negative, the affirmative prevailed and the amendment was adopted.

The question being stated:

Shall the bill be read a third time?

On a viva voce vote the affirmative prevailed and the bill was ordered to a third reading this afternoon at two o'clock.

On motion of Senator Flint the rules were so far suspended as to permit the bill to be read a third time and passed at the present time.

On motion of Senator Davis the rules were further suspended and the bill read a third time by title and passed.

INTRODUCTION OF BILLS

Senator Davis under a suspension of the rules, 16 senators having actually voted in favor thereof, introduced the following entitled bills which were read a first and second time, laid upon the table to be printed and referred to the Committee on Roads, Bridges and Canals.

Senate Bill No. 43. An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading.

Senate Bill No. 44. An Act providing for the erection of snow fence adjacent to the highways.

On motion of Senator Merrill, the Senate adjourned.

AFTERNOON

THIRD READINGS

The following entitled bills were read a third time and passed.

House Bill No. 16. An Act relating to the taking of salt water smelt.

House Bill No. 91. An Act providing for the artificial culture of fish.

House Bill No. 102. An Act in amendment of Section 17, Chapter 200 of the Public Laws, relating to fresh water smelt.

On motion of Senator McInnis the Senate adjourned.

WEDNESDAY, February 23, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Leith was granted leave of absence for the day on account of important business.

PETITIONS READ AND REFERRED

The petitions of L. J. Baxter and others against the legalizing of Sunday sports were read and referred to the Committee having such legislation in charge.

The following message was received from the House of Representatives by its clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 21. An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors.

House Bill No. 52. An Act in amendment of Chapter 197 of the Public Laws, relating to bounties on wildcats.

House Bill No. 76. An Act in amendment of Paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep.

House Bill No. 164. An Act changing the name of the highway designated as "East Side" to "John Langdon."

House Bill No. 206. An Act to amend Section 27, Chapter 324 of the Public Laws, relating to the salaries of sheriffs.

House Bill No. 227. An Act relating to the Board of Parole.

House Bill No. 271. An Act in amendment of Chapter 162 of the Public Laws, relating to sales of certain articles.

House Bill No. 296. An Act relating to the issue of prior perference stock by Boston & Maine Railroad in exchange for certain of its bonds.

The House of Representatives has concurred with the Honorable Senate in the passage of the following bills:

Senate Bill No. 5. An Act in amendment of Chapter 356 of the Public Laws, relating to exemption from trustee process.

Senate Bill No. 12. An Act to authorize New London water system precinct to refund a certain limited portion of its bonds.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

House Bill No. 137. An Act relating to the payment of money by the town of Lyman to the town of Lisbon.

House Bill No. 153. An Act in amendment of Chapter 117 of the Public Laws, relating to the efficiency of truant officers.

COMMITTEE REPORTS

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 34, An Act relating to assistants in the office of the Purchasing Agent, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill referred to the Committee on Finance under the rules.

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 63, An Act regarding liability of persons renting or leasing motor vehicles, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 288, An Act to authorize the Durham School District of the town of Durham to exceed its limit of bonded indebtedness, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator White for the Committee on Agriculture, to whom was referred House Joint Resolution No. 16. Joint Resolution for the promotion of the poultry industry in New Hampshire.

House Bill No. 246. An Act in amendment of Chapter 181 of the Public Laws, relating to the duties of the Commissioner of Agriculture.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally referred to the Committee on Finance under the rules.

Senator McInnis for the Committee on State Hospital, to whom was referred House Joint Resolution No. 21, Joint Resolution for the purchase and installation of a refrigerating plant at the State Hospital, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill referred to the Committee on Finance under the rules.

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 25, Joint Resolution in favor of William Lachance, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 121, An Act relating to closing Sunset Lake in Greenfield to ice fishing for a term of five years, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 1 of said bill by striking out the word "two" in the first line of said section and substituting in place thereof the word from, and by striking out the word "Sunshine" in the third line of said section and substituting

in place thereof the word Sunset; so that said section as amended shall read as follows:

Section 1. All persons are prohibited from fishing through the ice for a period of five years from the date of the passage of this act, in Sunset Lake, so-called, in the town of Greenfield.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading this afternoon at two o'clock.

READ AND REFERRED

On motion of Senator McCarthy the rules were suspended and the following entitled bills sent up from the House of Representatives were severally read a first and second time by title and referred:

To the Committee on the Judiciary,

House Bill No. 206, An Act to amend Section 27, Chapter 324 of the Public Laws, relating to the salaries of sheriffs.

House Bill No. 296, An Act relating to the issue of prior preference stock by Boston and Maine Railroad in exchange for certain of its bonds.

To the Committee on Roads, Bridges and Canals,

House Bill No. 164, An Act changing the name of the highway designated as "East Side" to "John Langdon."

To the Committee on Fisheries and Game,

House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws, relating to bounties on wildcats.

House Bill No. 76, An Act in amendment of Paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep.

To the Committee on Revision of the Laws,

House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors.

House Bill No. 227, An Act relating to the Board of Parole.

House Bill No. 271, An Act in amendment of Chapter 162 of the Public Laws, relating to sales of certain articles.

INTRODUCTION OF BILL

Senator Worthen, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 45, An Act relating to the qualifications of State Senators and Representatives.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

THIRD READINGS

The following entitled bill and joint resolution were read a third time and passed:

House Bill No. 288, An Act to authorize the Durham School District of the Town of Durham to exceed its limit of bonded indebtedness.

House Joint Resolution No. 25, (in new draft) Joint Resolution in favor of William Lachance.

On motion of Senator Smith the rules were suspended and the following entitled bill was read a third time by title and passed:

House Bill No. 121, An Act relating to closing Sunset Lake in Greenfield to ice fishing for a term of five years.

BILLS RETURNED FROM THE HOUSE OF REPRESENTATIVES

Pursuant to the request made by the Senate on February 22nd, the House of Representatives returned the following entitled bills to the Senate:

Senate Bill No. 23, An Act in amendment of subdivision XII, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 24, An Act in amendment of subdivision XV, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 25, An Act in amendment of subdivision XIV, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 26, An Act in amendment of subdivision VII, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 27, An Act in amendment of subdivision IX, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 29, An Act in amendment of subdivision X, Section 12, Chapter 262 of the Public Laws.

On motion of Senator Lewis the rules were so far suspended as to allow the reconsideration of the vote on Senate Bill No. 23, An Act in amendment of subdivision XII, Section 12, Chapter 262 of the Public Laws.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill passed.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill was ordered to a third reading.

On motion of the same Senator the bill was recommitted to the Committee on Banks.

On motion of the same Senator the rules were so far suspended as to allow the reconsideration of the vote on Senate Bill No. 24, An Act in amendment of subdivision XV, Section 12, Chapter 262 of the Public Laws.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill passed.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill was ordered to a third reading.

On motion of the same Senator the bill was recommitted to the Committee on Banks.

On motion of the same Senator the rules were so far suspended as to allow the reconsideration of the vote on Senate Bill No. 25, An Act in amendment of subdivision XIV Section 12, Chapter 262 of the Public Laws.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill passed.

On motion of the same Senator the Senate voted to re-

consider the vote whereby the bill was ordered to a third reading.

On motion of the same Senator the bill was recommitted to the Committee on Banks.

On motion of the same Senator the rules were so far suspended as to allow the reconsideration of the vote on Senate Bill No. 26, An Act in amendment of subdivision VII, Section 12, Chapter 262 of the Public Laws.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill passed.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill was ordered to a third reading.

On motion of the same Senator the bill was recommitted to the Committee on Banks.

On motion of the same Senator the rules were so far suspended as to allow the reconsideration of the vote on Senate Bill No. 27, An Act in amendment of subdivision IX, Section 12, Chapter 262 of the Public Laws.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill passed.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill was ordered to a third reading.

On motion of the same Senator the bill was recommitted to the Committee on Banks.

On motion of the same Senator the rules were so far suspended as to allow the reconsideration of the vote on Senate Bill No. 29, An Act in amendment of subdivision X, Section 12, Chapter 262 of the Public Laws.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill passed.

On motion of the same Senator the Senate voted to reconsider the vote whereby the bill was ordered to a third reading.

On motion of the same Senator the bill was recommitted to the Committee on Banks.

On motion of Senator White the Senate adjourned.

THURSDAY, FEBRUARY 24, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Clow was granted leave of absence for the day on account of important business.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack County.

House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook.

House Bill No. 188, An Act providing for a forest improvement fund.

House Bill No. 222, An Act in amendment of Section 3, Chapter 127 of the Public Laws, relating to the laboratory of hygiene.

House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to the state college and university.

House Joint Resolution No. 11, Joint Resolution in favor of the department of vital statistics.

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the state house and grounds.

House Joint Resolution No. 77, Joint Resolution in favor of Rodman W. Seymour.

House Bill No. 37, in new draft, An Act relating to motor vehicle insurance.

The House of Representatives has concurred with the Honorable Senate in the adoption of the amendment to the following entitled bill:

House Bill No. 16, An Act relating to the taking of salt water smelt.

The House of Representatives has voted to concur with the Honorable Senate in the adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

House Bill No. 194, An Act to change the name of North pond in the town of Harrisville.

House Bill No. 303, An Act to amend Sections 6, 10, 13 and 39, Chapter 224 of the Public Laws, relating to Cooperative Marketing Associations.

COMMITTEE REPORTS

Senator Lovejoy for the Committee on Fisheries and Game to whom was referred Senate Bill No. 30 (in new title and new draft) An Act in amendment of Sections 25 and 26, Chapter 200 of the Public Laws of New Hampshire, 1926, relating to fishing in Newfound lake.

House Bill No. 241, An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 36, An Act in amendment of paragraph IV, Section 1, Chapter 90 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

House Bill No. 219, An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 158, An Act in amendment of Chapter 84, Section 18 of the Public Laws, relating to State and State aided highways and trunk lines, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee adopted.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 202, An Act to amend Chapter 90 of the Public Laws, relating to motor vehicles, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee adopted.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 286, An Act regulating the transportation of poultry, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the Committee adopted.

Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 172 (In new title and new draft) An Act relating to powers of the Governor and Council.

House Bill No. 175, (In new title and new draft) An Act relating to powers of the Governor and Council.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to

whom was referred House Bill No. 67, An Act to enable the city of Nashua to hold in trust Grand Army Hall for the use of patriotic organizations.

House Bill No. 231, An Act to regulate professional bondsmen.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 160, An Act relating to common jails and prisoners therein, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 7, An Act in amendment of Chapters 25 and 34 of the Public Laws, relating to primary elections, the nomination of candidates, and campaign expenses, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on Judiciary, to whom was referred Senate Bill No. 9, An Act in amendment of Chapter 385 of the Public Laws, relating to more effective Law Enforcement, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being stated:

Shall the resolution of the committee be adopted?

(Discussion ensued)

On a viva voce vote the affirmative prevailed.

Senator Carter called for a division.

Seventeen Senators having voted in the affirmative, and one Senator having voted in the negative, the affirmative prevailed and the resolution of the committee was adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 22, An Act changing the date of the Primary from September to June, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on Judiciary, to whom was referred House Bill No. 218, An Act in relation to town clerks, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolution:

Senate Bill No. 5, An Act in amendment of Chapter 356 of the Public Laws, relating to exemption from trustee process.

House Bill No. 41, An Act relating to taking conch from Hampton river and its tributaries.

House Bill No. 82, An Act relating to the closing of seasons for hunting, fishing or trapping.

House Bill No. 91, An Act providing for the artificial culture of fish.

House Bill No. 96, An Act in amendment of Section 15, Chapter 200 of the Public Laws, relating to horned pout. House Bill No. 102, An Act in amendment of Section 17, Chapter 200 of the Public Laws, relating to fresh water smelt.

House Bill No. 137, An Act to restore the Lisbon School set-off, so-called, to the town of Lyman.

House Bill No. 153, An Act in amendment of Chapter 117 of the Public Laws, relating to truant officers.

House Bill No. 194, An Act to change the name of a certain pond in the town of Harrisville.

House Joint Resolution No. 25, Joint Resolution in favor of William Lachance.

READ AND REFFERED

On motion of Senator Worthen the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively, and referred:

To the Committee on the Judiciary,

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county.

House Bill No. 37 (In new draft), An Act relating to motor vehicle insurance.

House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook.

To the Committee on Forestry,

House Bill No. 188, An Act providing for a forest improvement fund.

To the Committee on Public Health,

House Bill No. 222, An Act in amendment of Section 3, Chapter 127 of the Public Laws, relating to the laboratory of hygiene.

House Joint Resolution No. 11, Joint Resolution in favor of the department of vital statistics.

To the Committee on Education,

House Bill No. 323, An Act in amendment of Section 8,

Chapter 180 of the Public Laws, relating to the State College and University.

To the Committee on Claims,

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 77, Joint Resolution in favor of Rodman W. Seymour.

To the Committee on Finance,

House Joint Resolution No. 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the State House and Grounds.

To the Committee on Public Health,

House Bill No. 222, An Act in amendment of Section 3, Chapter 127 of the Public Laws, relating to the laboratory of hygiene.

House Joint Resolution No. 11, Joint Resolution in favor of the department of vital statistics.

To the Committee on Education,

House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to the State College and University.

To the Committee on Claims,

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 77, Joint Resolution in favor of Rodman W. Seymour.

To the Committee on Finance,

House Joint Resolution No. 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the State House and grounds.

INTRODUCTION OF BILL

Senator Davis, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill, which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary. Senate Bill No. 46, An Act in amendment of Chapter 385 of the Public Laws, relating to Sunday sports.

On motion of Senator Newell the following resolution was adopted:

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

On motion of Senator Carter the rules were suspended and the following entitled bills were severally read a third time by title and passed:

Senate Bill No. 30 (In new draft and new title), An Act in amendment of Sections 25 and 26, Chapter 200 of the Public Laws of New Hampshire, 1926, relating to fishing in Newfound lake.

Senate Bill No. 36, An Act in amendment of Paragraph 4, Section 1, Chapter 99 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

House Bill No. 67, An Act to enable the city of Nashua to hold in trust Grand Army Hall for the use of patriotic organizations.

House Bill No. 172 (In new draft and new title), An Act relating to powers of the Governor and Council.

House Bill No. 175 (In new draft and new title), An Act relating to powers of the Governor and Council.

House Bill No. 219, An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum.

House Bill No. 231, An Act to regulate professional bondsmen.

House Bill No. 241, An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals.

COMMITTEE REPORTS

Senator Carter for the Committee on Engrossed Bills, to

whom was referred House Bill No. 288, An Act to authorize the Durham School District of the town of Durham to exceed its limit of bonded indebtedness, having considered the same, reported the same under Joint Rule 6 with the following amendment, and the recommendation that the bill as amended ought to pass. Amend said bill by striking out Section 1 and inserting in place thereof the following:

Section 1. The Durham school district of the town of Durham is hereby authorized to incur indebtedness in an amount not exceeding seventy-five thousand dollars for the purpose of erecting a high school building and for equipment of the same, said amount to be the limit of bonded indebtedness of said school district. The money so raised and appropriated shall not be included as a part of the debt of the town in ascertaining and fixing the net debt of said town under the provisions of Section 7, Chapter 59 of the Public Laws.

The report was accepted, amendment adopted, and the bill sent to the House of Representatives for concurrence in Senate amendment.

On motion of Senator Morrison the following resolution was adopted:

Resolved, That when the Senate adjourns this morning it adjourn to meet Friday morning at 9.00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

On motion of Senator McInnis the Senate adjourned.

FRIDAY, February 25, 1927.

The Senate met according to adjournment.

Senator Foster having assumed the chair read the following communication:

Concord, N. H., February 25, 1927.

Senator Foster:

Please preside for me at this morning's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Foster declared the Senate adjourned.

MONDAY, FEBRUARY 28, 1927.

The Senate met according to adjournment.

Senator Leith having assumed the chair, read the following communication:

Concord, N. H., February 28, 1927.

Senator Leith:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Leith declared the Senate adjourned.

TUESDAY, March 1, 1927.

The Senate met according to adjournment.

PETITION READ AND REFERRED

The petition of the Men's Club of the Methodist Episcopal Church of Woodsville, N. H., signed by F. Earl Thayer, Secretary, urging the passage of House Bill No. 21, was read and referred to the Committee having the bill under consideration.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 47, An Act relating to state aid to certain towns for maintenance of town highways.

House Bill No. 88, An Act relating to the burial of soldiers.

House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the militia.

House Bill No. 240, An Act to regulate the sale of milk and dairy products.

House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game.

House Bill No. 306, An Act to amend Section 8, Chapter 181 of the Public Laws, relating to the department of agriculture.

House Joint Resolution No. 8, Joint Resolution for repairing Kearsarge mountain road in the town of Wilmot.

House Joint Resolution No. 13, Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire and the town of Lunenburg, Vermont.

House Joint Resolution No. 22, Joint Resolution for reconstruction, additions and improvements at the state hospital.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf Road in the town of Alexandria.

House Joint Resolution No. 58, Joint Resolution providing for the changes in Mary Lyon Hall at the Plymouth Normal School.

House Joint Resolution No. 62, Joint Resolution to provide for a survey of timber acreage in rural towns.

House Joint Resolution No. 70, Joint Resolution for the

improvement of The Weirs channel so-called in Lake Winnipesaukee.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the County of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College Highway over the Exeter river.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledyard Bridge across the Connecticut river in said town.

House Joint Resolution No. 87, Joint Resolution of the First New Hampshire Infantry (in the Federal Service 1916-1919).

House Joint Resolution No. 93, Joint Resolution for improvement of the common at Hampton Falls.

House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire boundary line.

The following report from the Committee on Engrossed Bills was read and accepted:

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

House Bill No. 67, An Act to enable the city of Nashua to hold in trust Grand Army Hall for the use of patriotic organizations.

House Bill No. 172, An Act relating to powers of the Governor and Council.

House Bill No. 175, An Act relating to powers of the Governor and Council.

House Bill No. 219, An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum.

House Bill No. 231, An Act to regulate professional bondsmen.

House Bill No. 241, An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals.

House Bill No. 303, An Act relating to the powers and duties of the commissioner of agriculture as to co-operative marketing associations.

READ AND REFERRED

On motion of Senator McInnis the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on Roads, Bridges and Canals,

House Joint Resolution No. 8, Joint Resolution for repairing Kearsarge mountain road in the town of Wilmot.

House Joint Resolution No. 13, Joint resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire and the town of Lunenburg, Vermont.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College Highway over the Exeter river.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledyard bridge across the Connecticut river in said town.

House Joint Resolution No. 93, Joint Resolution for improvement of the common at Hampton Falls.

House Bill No. 47, An Act relating to state aid to certain towns for maintenance of town highways.

To the Committee on Military Affairs,

House Bill No. 88, An Act relating to the burial of soldiers.

House Bill No. 159, An Act in amendment of Chapter 124, of the Public Laws, relating to the militia.

House Joint Resolution No. 87, Joint Resolution of the First New Hampshire Infantry (In the Federal Service 1916-1919).

To the Committee on Public Health,

House Bill No. 240, An Act to regulate the sale of milk and dairy products.

To the Committee on Forestry,

House Joint Resolution No. 62, Joint Resolution to provide for a survey of timber acreage in rural towns.

To the Committee on Public Improvements,

House Joint Resolution No. 70, Joint Resolution for the improvement of the Weirs channel so-called in Lake Winnipesaukee.

House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire boundary line.

To the Committee on Fisheries and Game,

House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game.

To the Committee on Agriculture,

House Bill No. 306, An Act to amend Section 8, Chapter 181 of the Public Laws, relating to the department of agriculture.

To the Committee on Education,

House Joint Resolution No. 58, Joint Resolution providing for the changes in Mary Lyon Hall at the Plymouth Normal school.

To the Committee on State Hospital,

House Joint Resolution No. 22, Joint Resolution for reconstruction, additions and improvements at the state hospital.

On motion of Senator Swallow the following resolution was adopted.

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

INTRODUCTION OF BILLS

Senator Carter, under a suspension of the rules, sixteen senators having actually voted in favor thereof, introduced the following entitled bill.

Senate Bill No. 47, An Act in amendment of Chapter 163 of the Public Laws, establishing grades for milk.

On motion of Senator McCarthy the rules were further suspended and the foregoing entitled bill read a first and second time by title, laid upon the table to be printed, and referred to the Committee on Public Health.

Senator Foster, under a suspension of the rules, sixteen senators having actually voted in favor thereof, introduced the following entitled bill.

Senate Bill No. 48, An Act empowering the city of Dover to incur debts to the amount of six percent of its valuation.

On motion of Senator McCarthy the rules were further suspended and the foregoing entitled bill read a first and second time by title, laid upon the table to be printed and referred to the Committee on the Judiciary.

On motion of Senator Newton the Senate adjourned.

WEDNESDAY, March 2, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator White was granted leave of absence for the remainder of the week on account of important business.

PETITION READ AND REFERRED

The petition of the Methodist Sunday School of Franklin signed by Mabel T. Kidder, Superintendent, protesting against any change in the Sunday laws was read and referred to the Committee having such legislation under consideration.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 72, An Act in amendment of paragraph 13, Chapter 202, Public Laws, relating to license to hunt and fish.

House Bill No. 185, An Act to incorporate the Peterborough home for the aged.

House Joint Resolution No. 14, Joint Resolution in aid of the New Hampshire Veterans' association.

House Joint Resolution No. 24, Joint Resolution relating to an investigation of the Boston & Maine railroad.

House Joint Resolution No. 18, Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey.

The House of Representatives has concurred with the Senate in the passage of the following bills:

Senate Bill No. 10, An Act in amendment of Chapter 9 of the Public Laws, relating to lands for state institutions.

Senate Bill No. 13, An Act in amendment of Section 5, Chapter 42 of the Public Laws, relating to special town meetings.

The House of Representatives refuses to concur with the Senate in the passage of the following bills and joint resolutions:

Senate Bill No. 19, An Act in amendment of Chapter 124, Section 21 of the Public Laws, relating to the staff of the commander-in-chief.

Senate Joint Resolution to control and regulate radio broadcastings.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills and joint resolutions:

House Bill No. 288, An Act to authorize the Durham

school district of the town of Durham to exceed its limit of bonded indebtedness.

The House of Representatives has voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendments the House of Representatives asks the concurrence by the Honorable Senate:

House Bill No. 16, An Act in amendment of Section 33, Chapter 200 of the Public Laws, relating to fish.

Amend said bill by striking out the title thereof and inserting in place thereof the following:

An Act relating to the taking of salt water smelt.

Further amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Section 33, Chapter 200 of the Public Laws by adding at the end thereof the following: and no person shall at any time take salt water smelt from any of said rivers, bays or tributaries, unless he is, or has been for six months, a resident of this state. Smelt taken from all salt waters of the state may be bought and sold during the open season therefor, so that said section as amended shall read as follows: 33. Smelt. The taking of salt water smelt from the Piscatagua River and its tributaries, the Exeter river and its tributaries, Great bay and Greenland bay, from March thirty-first to July first, is prohibited; and no person shall at any time take salt water smelt from any of said rivers, bays or tributaries, unless he is, and has been for six months, a resident of this state. Smelt taken from all salt waters of the state may be bought and sold during the open season therefor.

Sect. 2. This act shall take effect upon its passage.

On motion of Senator Newton the Senate concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

COMMITTEE REPORTS

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 32, An Act relating to

the use of radios, having considered the same reported the same with the following amendments and recommended its passage.

Amend Section 2 of the bill by adding in the second line thereof, after the word "fined," the words not more than; so that said section as amended shall read:

Sect. 2. Any person violating the provisions of this act shall be fined not more than ten dollars.

Amend Section 3 of the bill by striking out all after the word "effect," and substituting in place thereof the words, July 1, 1927; so that said section as amended shall read:

Sect. 3. This act shall take effect July 1, 1927.

The report was accepted, amendments adopted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical Society.

House Bill No. 97, An Act in amendment of Section 10, Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts.

House Bill No. 106, An Act providing a transfer tax reciprocal exemption.

House Bill No. 290, An Act relating to business corporations.

House Bill No. 312, An Act to change the name of Belknap County Cemetery.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game to whom was referred House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws relating to bounties on wildcats, having considered the same reported the same without amendment and recommended its pasage.

The report was accepted, and the bill referred to the Committee on Finance under the rules.

Senator Lovejoy for the Committee on Fisheries and Game to whom was referred House Bill No. 76, An Act in amendment of paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs, and sheep, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at two o'clock.

READ AND REFERRED

The following bill sent up from the House of Representatives was read a first and second time and referred

To the Committee on Fisheries and Game,

House Bill No. 72, An Act in amendment of paragraph 13, Chapter 202 of the Public Laws, relating to license to hunt and fish.

On motion of Senator Swallow the rules were suspended and the following entitled bill and joint resolutions were severally read a first and second time by title and caption respectively and referred:

To the Committee on Railroads,

House Joint Resolution No. 24, Joint Resolution relating to an investigation of the Boston and Maine Railroad.

To the Committee on Incorporations,

House Bill No. 185, An Act to incorporate the Peterborough Home for the Aged.

To the Committee on Roads, Bridges and Canals,

House Joint Resolution No. 78, Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey.

To the Committee on Military Affairs,

House Joint Resolution No. 14, Joint Resolution in aid of the New Hampshire Veterans' Association.

INTRODUCTION OF BILLS AND JOINT RESOLUTION

On motion of Senator Lewis the rules were suspended, sixteen senators having actually voted in favor thereof, and the Committee on Agriculture introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Agriculture.

Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to poultry department at State University.

On motion of Senator Flint the rules were suspended, sixteen senators having actually voted in favor thereof, and the Committee on the Judiciary introduced the following entitled bill:

Senate Bill No. 50, An Act relating to the Federal Census.

On motion of Senator McCarthy, the rules were further suspended, and the foregoing bill read a first and second time by title, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senator McCarthy under a suspension of the rules, sixteen senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 51, An Act relating to solemnization of marriage.

Senator Morrison, under a suspension of the rules, sixteen senators having actually voted in favor thereof, introduced the following joint resolution which was read a first and second time, laid upon the table to be printed and referred to the Committee on Roads, Bridges and Canals.

Senate Joint Resolution No. 4, Joint Resolution for the permanent improvement of a section of highway leading from Going's Corner to Crockett's Corner in the town of New London and being a connecting link between two trunk lines.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

THIRD READINGS

The following entitled bills were read a third time and passed.

Senate Bill No. 32, An Act relating to the use of radios. Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical Society.

House Bill No. 76, An Act in amendment of paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep.

House Bill No. 97, An Act in amendment of Section 10, Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts.

House Bill No. 106, An Act providing a transfer tax reciprocal exemption.

House Bill No. 290, An Act relating to business corporations.

House Bill No. 312, An Act to change the name of the Belknap County Cemetery.

Senator Lewis offered the following resolution and moved its adoption.

Resolved, That a special committee of investigation, consisting of five members of the Senate designated by the President, be created for the purpose of investigating the activities of officials and employees of the several state departments with reference to measures before the legislature affecting their departments, for the purpose of determining whether legislation restricting such activities would not be of benefit to the people of the state in securing a fairer consideration of such measures.

That said special committee of investigation shall have authority to hold hearings if they deem such hearings necessary; (provided however, no expense shall be incurred by them) and shall report to the Senate at some time during the present session of the legislature.

The question being stated:

Shall the resolution be adopted?

(Discussion ensued)

On a viva voce vote the affirmative prevailed and the resolution was adopted.

On motion of Senator Newell the following resolution was adopted.

Resolved, That when the Senate adjourns today it be to meet tomorrow morning at ten o'clock.

On motion of Senator McInnis the Senate adjourned.

THURSDAY, MARCH 3, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Newton was granted leave of absence for the day on account of important business.

The following message was received from the House of Representatives by its clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 22, An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers.

House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the West Side road at Lebanon.

House Bill No. 123, An Act relating to public libraries. House Bill No. 138, An Act to amend Sections 16 and 17,

Chapter 10 of the Public Laws relating to state and other public libraries.

House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures.

House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925 entitled "An Act to provide for the acquisition by the State of the Franconia Notch, so-called, lying in the towns of Franconia and Lincoln, as a forest reservation and state park."

House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia.

House Joint Resolution No. 60, Joint Resolution for the treatment of persons afflicted with tuberculosis particularly in the advanced stages with special provisions for children

House Joint Resolution No. 84, Joint Resolution authorizing a special committee of investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington.

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battle-fields of Bennington and Saratoga.

House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis.

House Bill No. 51, An Act establishing a police commission for the city of Concord.

House Bill No. 57, An Act to amend the charter of the city of Nashua relating to defining boundaries of the wards.

House Bill No. 105, An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the state college and university.

House Bill No. 336, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices.

The House of Representatives has concurred with the

Honorable Senate in the passage of the following bills and joint resolutions:

Senate Bill No. 18, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole village.

READ AND REFERRED

On motion of Senator Merrill the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on Revision of the Laws,

House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining boundaries of the wards.

House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures.

House Bill No. 336, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices.

To the Committee on Public Health,

House Joint Resolution No. 60, Joint Resolution for the treatment of persons afflicted with tuberculosis particularly in the advanced stages with special provisions for children.

To the Committee on Education,

House Bill No. 22 (in new draft) An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers.

House Bill No. 105 (in new draft) An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the state college and university.

House Bill No. 123, An Act relating to public libraries.

House Bill No. 138, An Act to amend Sections 16 and 17 Chapter 10 of the Public Laws, relating to state and other public libraries.

To the Committee on Roads, Bridges and Canals,

House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the West Side road at Lebanon.

House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925, entitled "An Act to provide for the acquisition by the State of the Franconia Notch, so-called, lying in the Towns of Franconia and Lincoln, as a forest reservation and state park."

House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia.

House Joint Resolution No. 84, Joint Resolution authorizing a special committee of investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington.

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battlefields of Bennington and Saratoga.

House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis.

To the Committee on the Judiciary,

House Bill No. 51, An Act establishing a police commission for the city of Concord.

On motion of Senator Lewis the foregoing bill was indefinitely postponed.

COMMITTEE REPORTS

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 145, An Act in amendment of Section 3, Chapter 199 of the Public Laws, relating to pheasants.

House Bill No. 183, An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Newell for the Committee on Forestry, to whom was referred House Bill No. 193, An Act in relation to forestry protection and burning property, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill ordered to a third reading this afternoon at two o'clock.

Senator Worthen for the Committee on State Prison and Industrial School, to whom was referred House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial school, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill referred to the Committee on Finance under the rules.

Senator Carter for the Committee on Revision of the Laws, to whom was referred House Bill No. 227, An Act relating to the Board of Parole, having considered the same reported the same without amendment and recommended its passage.

The report was accepted, and the bill referred to the Committee on Finance under the rules.

Senator Carter for the Committee on Revision of the Laws, to whom was referred House Bill No. 295, An Act providing for public scales, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Carter for the Committee on Revision of the Laws, to whom was referred House Bill No. 162, An Act in amendment of Section 19, Chapter 103, of the Public Laws, relating to municipal regulation of motor vehicles, having

considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Carter for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 1 of said bill by adding at the end thereof the following: Sect. 9. The term "Public Lodging House" as used in Section 7 shall mean a lodging house where more than two rooms are let for hire habitually for the accommodation of transients for a single night or less than a week at a time; so that said section as amended shall read:

Section 1. Amend Chapter 171 of the Public Laws by inserting the following sections after Section 6, so that said amendment shall read:

"Sect. 7. All hotel keepers and all persons keeping a public lodging house shall keep a book and enter the name or cause to be entered the name of each guest accommodated; said book shall at all times be open to the inspection of the sheriff or his deputies and to any police officer.

Sect. 8. Whoever violates any of the provisions of the foregoing section shall be fined not more than twenty dollars or be imprisoned not more than thirty days.

Sect. 9. The term 'Public Lodging House' as used in Section 7 shall mean a lodging house where more than two rooms are let for hire habitually for the accommodation of transients for a single night or less than a week at a time."

The report was accepted, amendment adopted, and the bill ordered to a third reading this afternoon at two o'clock.

On motion of Senator Worthen the following resolution was adopted:

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

On motion of Senator Merrill the rules were suspended and the following entitled bills were severally read a third time by title and passed:

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses.

House Bill No. 145, An Act in amendment of Section 3, Chapter 199 of the Public Laws, relating to pheasants.

House Bill No. 183, An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands.

House Bill No. 193, An Act in relation to forest protection and burning property.

House Bill No. 295, An Act providing for public scales. On motion of Senator Lovejoy the following resolution was adopted:

Resolved, That when the Senate adjourns this afternoon it adjourn to meet Friday morning at 9.00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock, and when it adjourns Monday evening it be to meet Wednesday morning at 11.00 o'clock.

On motion of Senator McInnis the Senate adjourned.

FRIDAY, MARCH 4, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., March 4, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

On motion of Senator Lewis the Senate adjourned.

MONDAY, MARCH 7, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., March 7, 1927.

Senator McInnis:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Mc-Innis declared the Senate adjourned.

WEDNESDAY, March 9, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Lewis was granted leave of absence for the day on account of important business.

PETITION READ AND REFERRED

The petition of Charles B. French and others urging the passage of House Bill No. 21 was read and referred to the Committee having the bill under consideration.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 4, An Act relating to the taking of brook trout.

House Bill No. 68, An Act relating to a tax upon insurance taken out with foreign companies not authorized to do business in this state.

House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign life insurance companies and mutual fire insurance companies insuring only through agents.

House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the State Hospital.

House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel.

House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State School.

READ AND REFERRED

On motion of Senator McCarthy the rules were suspended and the following entitled bills sent up from the House of Representatives were severally read a first and second time by title and referred:

To the Committee on Fisheries and Game,

House Bill No. 4, An Act relating to the taking of brook trout.

House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel.

To the Committee on the Judiciary,

House Bill No. 68, An Act relating to a tax upon insur-

ance taken out with foreign companies not authorized to do business in this state.

House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign life insurance companies and mutual fire insurance companies insuring only through agents.

To the Committee on State Hospital,

House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the State Hospital.

To the Committee on Laconia State School,

House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia state school.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

Senate Bill No. 10, An Act in amendment of Chapter 9 of the Public Laws, relating to lands for state institutions.

Senate Bill No. 12. An Act to authorize New London water system precinct to refund a certain limited portion of its bonds.

House Bill No. 121, An Act relating to closing Sunset lake in Greenfield to all ice fishing for a term of five years.

House Bill No. 288, An Act to authorize the Durham school district of the town of Durham to exceed its limit of bonded indebtedness.

House Bill No. 16, An Act relating to the taking of salt water smelt.

House Bill No. 97, An Act in amendment of Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts.

House Bill No. 106, An Act providing a transfer tax reciprocal exemption.

House Bill No. 290, An Act relating to business corporations.

House Bill No. 312, An Act to change the name of the Belknap county cemetery.

Senator Smith under a suspension of the rules, sixteen senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Fisheries and Game.

Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott Pond in the town of Fitzwilliam.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

PETITION READ AND REFERRED

The petition of Perham Parker and others urging the passage of House Bill No. 21 was read and referred to the committee having the bill under consideration.

COMMITTEE REPORTS

Senator Carter for the Committee on Engrossed Bills to whom was referred House Bill No. 183, An Act in amendment of Section 16 of Chapter 192 of the Public Laws relating to public forest lands, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend Section 1 of said bill by striking out in the 11th to 14th lines of said section the words: "The commission shall, within five days after receiving such request, give notice of a hearing thereon by publication in some newspaper published in the county in which the said town is situated," and by inserting in place thereof the following:

The commission shall hold a hearing thereon, notice thereof to be given by publication in some newspaper published in the county in which said town is situated within five days after the receipt of such request. The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills to whom was referred House Bill No. 193, An Act in relation to forest protection and burning property, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend Section 1 of said bill by striking out in the second and third lines of said section the words "and chapter 391 of the Public Laws by striking out sections 4 and 5."

Further amend said bill by adding after Section 1 the following:

SECT. 2. Amend Chapter 391 of the Public Laws by striking out Sections 4 and 5.

Further amend said bill by renumbering Section 2 to read Section 3.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

On motion of Senator White the Senate resolved itself into a Committee of the Whole.

IN COMMITTEE OF THE WHOLE (Senator Merrill in the chair.)

SENATE

(The President in the chair.)

On motion of Senator Worthen the Senate adjourned.

THURSDAY, March 10, 1927.

The Senate met according to adjournment.

PETITIONS READ AND REFERRED

Petitions of E. M. Clark and other citizens of Haverhill, Frank J. Bryant and other citizens of Lebanon, Jennie M.

Derby and other citizens of Hanover, Matthew Newell and other citizens of Laconia, urging the passage of House Bill No. 21, were read and referred to the committee having the bill under consideration.

The following message from His Excellency Huntley N. Spaulding was presented to the Senate by the Honorable Secretary of State.

MESSAGE FROM THE GOVERNOR

To the Honorable Senate:

I return herewith, without my signature, Senate Bill No. 18, entitled "An Act to Establish a Continuous Highway from the Vermont State Line at Walpole to a junction with the Monadnock road at Walpole Village."

This bill provides for the designation for improvement of a short section of highway between the Vermont boundary and Monadnock road near Walpole village cemetery, and it includes the so-called Westminister bridge.

The main feature of the bill is, however, that by the process of designation for future improvement of a highway which crosses the Connecticut river it accomplishes the taking over of the bridge by the State.

There are seven Connecticut river bridges which are parts of designated highways which were taken over by the State under Section 20 of Chapter 86 of the Public Laws, and there are twenty-four such bridges which are not parts of designated highways and which have not been so taken over, of which the bridge in question is one.

Whenever the time comes for the State to take over any of the twenty-four non-designated highway Connecticut river bridges, it should, in all fairness to the Connecticut river towns, take them all over.

I do not think it necessary for me to compare the bridge burdens of the various towns and the relief therefrom heretofore granted.

HUNTLEY N. SPAULDING,
Governor

The question being stated:

Shall the bill pass notwithstanding the veto of His Excellency, the Governor?

The clerk proceeded to call the roll.

The following named Senators voted in the negative: Senators Chandler, Leith, Flint, Clow, Lovejoy, Morrison, Lewis, Davis, Newell, Smith, Carter, Lyons, Worthen, McInnis, Swallow, Lord, McCarthy, Janelle, Meader, Foster, White, Merrill and Newton.

Twenty-three Senators having voted in the negative, the bill failed to pass over the veto of the Governor.

The following message was received from the House of Representatives by its Clerk:

HOUSE MESSAGE

Mr. President:

The House of Representatives has adopted the following resolution:

Resolved, that the Honorable Senate be informed that the House of Representatives will be ready to meet the Senate in joint convention for the purpose of canvassing the votes for Councilor cast on March 8, agreeably to the provisions of the Constitution, at 11:30 o'clock this forenoon.

On motion of Senator Lord the following resolution was adopted:

Resolved, That the House of Representatives be informed that the Honorable Senate will be ready to meet the House in joint convention for the purpose of canvassing the vote for Councilor agreeably to the provisions of the Constitution at 11.30 o'clock.

The message further stated that the House of Representatives had passed the following entitled bills, in the passage of which it asked the concurrence of the Honorable Senate:

House Bill No. 305, An Act in amendment of Section 22, Chapter 198 of the Public Laws, relating to furs.

House Bill No. 338, An Act in amendment of the charter of St. Mary's school for girls.

House Bill No. 289, An Act in amendment of Chapter 226, Laws of 1921, relative to the establishment of a finance commission in Manchester.

The message further stated that the House of Representatives had concurred with the Honorable Senate in the passage of the following bill, with amendments, in the passage of which amendments it asked the concurrence of the Honorable Senate:

Senate Bill No. 2, An Act in amendment of Section 2, Chapter 198 of the revised Public Laws of 1925, relating to deer.

Amend Senate Bill No. 2, in a new title and new draft by striking out the whole of Section 1 of said bill and inserting in the place thereof, a new Section 1 which shall read as follows:

- Section 1. Amend Section 2, Chapter 198 of the Public Laws by inserting after the word "sixteenth," and before the word "and" in the fifth line of said section, the following: "in the county of Cheshire from December first to December sixteenth," so that said section, as amended, shall read as follows:
- 2. "Taking, Time. Wild deer may be captured or taken after 5 A. M. and before 6 P. M. as follows: in the county of Coos from October fifteen to December first; in the county of Grafton from November first to December sixteenth; in the county of Carroll from November fifteenth to December sixteenth; in the county of Cheshire from December first to December sixteenth; and from all the other counties in the state, from December first to January first."

On motion of Senator Davis the Senate voted to concur with the House of Representatives on the foregoing amendments to the above entitled bill.

The message further stated that the House of Representatives had concurred with the Honorable Senate in the passage of the following bill, with amendments, in the passage of which amendments it asked the concurrence of the Honorable Senate:

Senate Bill No. 11, An Act in amendment of Chapter 118 of the Public Laws, relating to school tuition for children in boarding homes.

Amend Section 1 by striking out after the word "children" in line 5 the following "of compulsory school" and inserting in place thereof the following "over six years of;" further amending by striking out in line 6 of Section 2 after the word "children" the following "of compulsory school" and inserting in place thereof the following "over six years of" so that said sections as amended shall read as follows:

Section 1. Amend Section 11, Chapter 118 of the Public Laws by adding the following:

"Whoever for hire, gain or reward has at one time in his custody or control to provide with care, board and lodging three or more children over six years of age whose parents or guardian reside in another state and who are unrelated to him by blood or marriage shall, together with the parents or guardian, be jointly responsible to the district in which the child resides for school tuition at not to exceed the average cost of instruction as provided for in Section 3, to be recovered in an action of case" so that said section shall read:

Sect. 2. Non-residents. No person shall attend school, or send a pupil to the school, in any district of which he is not an inhabitant, without the consent of the district or of the school board except as herein otherwise provided. Whoever for hire, gain or reward has at one time in his custody or control to provide with care, board and lodging three or more children over six years of age whose parents or guardian reside in another state and who are unrelated to him by blood or marriage shall, together with the parents or guardian, be jointly responsible to the district in which the child resides for school tuition at not to exceed the average cost of instruction as provided for in Section 3 to be recovered in an action of case.

On motion of Senator Smith the above entitled bill, with amendments proposed by the House, was recommitted to the Committee on Education. The message further stated that the House of Representatives had concurred with the Honorable Senate in the passage of the following bill, with amendments, in the passage of which amendments it asked the concurrence of the Honorable Senate.

House Bill No. 56 (in Senate new draft), An Act in amendment of Section 10, Chapter 198 of the Public Laws, relating to self-hunting dogs.

Amend Section 1 by inserting in line 4 after the word "game" the words "or game"; further amend by inserting in line 7 after the word "game" the words "or game;" further amend by inserting in line 8 after the word "game" the words "or game"; further amend by inserting in line 20 after the word "game" the words "or game;" further amend by inserting in line 23 after the word "game" the words "or game;" further amend by inserting in line 24 after the word "game" the words "or game;" so that said section as amended shall read:

Section 1. Amend Section 10 of Chapter 198 of the Public Laws of New Hampshire 1926, by inserting after the word "section," in the sixth line of said section, the following:

"Dogs to be used in the pursuit of game or game birds and which may be legally so used during the open season may, during a period of thirty days prior to the said season, in which they may be legally used as an aid in taking game or game birds, be allowed to pursue such game under the personal direction of the owner or keeper, provided, however, that the owner or keeper shall not at the time carry any firearm or accompany any other person who carries any firearm," so that said section 10, as amended shall read as follows:

10. Dogs. "Dogs of the breed commonly used for hunting deer, and dogs that will hunt or pursue deer or sheep, shall not be permitted by the owner or keeper thereof to run at large unaccompanied by their owner or keeper, and if such dog be found hunting, pursuing or killing deer or sheep

it shall be prima facie evidence that such dog was permitted to run at large in violation of the provisions of this section.

"Dogs to be used in the pursuit of game or game birds and which may be legally so used during the open season may, during a period of thirty days prior to the said season, in which they may be legally used as an aid in taking game or game birds, be allowed to pursue such game or game birds under the personal direction of the owner or keeper, provided however, that the owner or keeper shall not at the time, carry any firearm or accompany any other person who carries any firearm. The presence of a hound, so at large, or in a hunting or logging camp during the open season for hunting deer, shall be presumptive evidence of its unlawful use. Nothing in this section shall be construed as prohibiting the hunting of fox by dog and gun during the open season for deer."

Further amend the bill by striking out all of Section 2.

On motion of Senator Swallow the above entitled bill, with amendments proposed by the House, was recommitted to the Committee on Fisheries and Game.

COMMITTEE REPORTS

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 37 (in new draft), An Act relating to motor vehicle insurance.

House Bill No. 98, An Act in amendment of Section 68, Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies.

House Bill No. 296, An Act relating to the issue of prior preference stock by Boston & Maine railroad in exchange for certain of its bonds.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 41, An Act relating to

conditional sales of personal property, having considered the same reported the same with the following amendments and recommended its passage.

Amend Section 4 of the bill by striking out the whole of said section and substituting in place thereof the following:

Sect. 4. If any conditional purchaser shall be guilty of an offense against either of the two preceding sections he shall be fined not more than five hundred dollars or imprisoned not more than one year, or both.

Amend Section 5 of the bill by striking out the whole of said section and substituting in place thereof the following:

Sect. 5. Any person who removes or conceals any personal property held under a written memorandum witnessing a lien thereon with the intent of placing it beyond the control of the vendor, or who aids in so doing, and any conditional purchaser of such property who assents to such removal or concealment shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

The report was accepted, amendments adopted, and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 133, An Act in amendment of Sections 1, 5, and 7, Chapter 157 of the Public Laws, relating to hawkers and peddlers, having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 119, An Act relating to marshlands in Hampton, Hampton Falls and Seabrook, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill referred to the Committee on Finance under the rules.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 21, Joint Reso-

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lution for the purchase and installation of a refrigerating plant at the State Hospital.

Senate Bill No. 34, An Act relating to assistants in the office of the Purchasing Agent.

House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws, relating to bounties on wild cats.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 16, Joint Resolution for the promotion of the poultry industry in New Hampshire, having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

Senator Merrill, for the Committee on Finance, to whom was referred House Joint Resolution No. 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the State House and Grounds, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

Senator Janelle for the Committee on Elections, to whom was referred House Joint Resolution No. 31, Joint Resolution in favor of Martin A. Kelley:

House Joint Resolution No. 32, Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34, Joint Resolution in favor of Peter Mahoney.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally referred to the Committee on Finance under the rules.

Senator Newton for the Committee on Roads, Bridges and Canals, to whom was referred Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws granting emergency permits for excess loading.

House Bill No. 73, An Act relating to highway extending

from Maine Line.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Newton for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 13, Joint Resolution for the construction of a bridge crossing the Connecticut River between the town of Dalton, New Hampshire and the town of Lunenburg, Vermont.

House Bill No. 47, An Act relating to State Aid to certain towns for maintenance of town highways.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf Road in the town of Alexandria.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the County of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College Highway over the Exeter River.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally referred to the Committee on Finance under the rules.

Senator Newton for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 164, An Act changing the name of the highway designated as "East Side" to "John Langdon." having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Newton for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 93, Joint Resolution for improvement of the Common at Hampton Falls, having considered the same reported the following resolution.

Resolved, That it is inexpedient to legislate.

On motion of Senator Merrill the foregoing bill was recommitted to the Committee on Roads, Bridges and Canals.

Senator Swallow for the Committee on Military Affairs, to whom was referred House Joint Resolution No. 14, Joint Resolution in aid of the New Hampshire Veterans' Association.

House Joint Resolution No. 87, Joint Resolution in favor of the first New Hampshire Infantry (In the Federal Service 1916-1919).

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battle-fields of Bennington and Saratoga.

House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the militia.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bill and joint resolutions severally referred to the Committee on Finance under the rules.

The following report of the Committee on Engrossed Bills was read and accepted:

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

House Bill No. 145, An Act in amendment of Section 3, Chapter 199 of the Public Laws, relating to pheasants.

House Bill No. 295, An Act providing for public scales. Senate Bill No. 18, An Act to establish a continuous high-

way from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole Village.

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following entitled bills sent up from the House of Representatives were severally read a first and second time by title, and referred:

To the Committee on the Judiciary,

House Bill No. 289, An Act in amendment of Chapter 226, Laws of 1921, relative to the establishment of a Finance Commission in Manchester.

House Bill No. 338, An Act in amendment of the charter of St. Mary's School for girls.

To the Committee on Fisheries and Game,

House Bill No. 305, An Act in amendment of Section 22, Chapter 198 of the Public Laws, relating to furs.

Pursuant to the resolution previously adopted the Senate met the House of Representatives in joint convention for the purpose of canvassing the vote for councilor.

(See House proceedings).

On return to the Senate Chamber, on motion of Senator McInnis the Senate adjourned.

AFTERNOON

LEAVES OF ABSENCE

Senators Flint and Lovejoy were granted leave of absence for the afternoon on account of important business.

PETITION READ AND REFERRED

The petition of the Methodist Episcopal Church of Contoocook signed by Clayton E. Delamater urging the passage of House Bill No. 21, was read and referred to the committee having the bill under consideration.

THIRD READINGS

On motion of Senator Davis the rules were suspended and the following entitled bills and joint resolution were severally read a third time by title and caption respectively and passed.

Senate Bill No. 34, An Act relating to assistants in the office of the Purchasing Agent.

Senate Bill No. 41, An Act relating to conditional sales of personal property.

Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading.

House Bill No. 37, An Act relating to motor vehicle insurance.

House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws, relating to bounties on wildcats.

House Bill No. 73, An Act relating to highway extending from Maine line.

House Bill No. 98, An Act in amendment of Section 68. Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies.

House Bill No. 296, An Act relating to the issue of prior preference stock by Boston and Maine railroad in exchange for certain of its bonds.

House Joint Resolution No. 21, Joint Resolution for the purchase and installation of a refrigerating plant at the State Hospital.

INTRODUCTION OF BILLS

Senator Carter under a suspension of the rules sixteen senators having actually voted in favor thereof, introduced the following entitled bills, which were read a first and second time, laid upon the table to be printed, and referred to the Committee on Revision of the Laws.

Senate Bill No. 53, An Act in amendment of Section 32. Chapter 323 of the Public Laws, relating to municipal courts.

Senate Bill No. 54, An Act in relation to the salary of the Justices of the municipal courts in Newport and Claremont.

On motion of the same Senator the rules were further suspended and the printing of the foregoing bills was dispensed with.

Senator Chandler under a suspension of the rules sixteen senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Roads, Bridges and Canals.

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws relating to State aid for highways.

Senator Leith under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on Revision of the Laws.

Senate Bill No. 56, An Act to amend Section 1, Chapter 291 of the Public Laws, relating to the appointment of guardians.

BILL RECALLED FROM GOVERNOR

On motion of Senator Swallow the following resolution was adopted:

Resolved, That the Governor be requested to return to the Senate for further consideration the following entitled bill:

House Bill No. 76, An Act in amendment of paragraph 10, Chapter 150, Public Laws, relating to wild animals, dogs and sheep.

BILL RETURNED FROM GOVERNOR

Pursuant to the above request the Governor returned House Bill No. 76, An Act in amendment of paragraph 10, Chapter 150 of the Public Laws, relating to wild animals dogs and sheep.

On motion of Senator Swallow the rules were so far sus

pended as to allow the reconsideration of the vote on the above bill.

On motion of the same Senator, the Senate voted to reconsider the vote whereby the bill passed.

On motion of the same Senator, the Senate voted to reconsider the vote whereby the bill was ordered to a third reading.

On motion of the same Senator, the Senate voted to recommit the bill to the Committee on Fisheries and Game.

On motion of Senator McInnis the following resolution was adopted.

Resolved, That when the Senate adjourns this afternoon it adjourn to meet Friday morning at 8:30 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7:30 o'clock, and when it adjourns Monday evening it be to meet Tuesday morning at 11 o'clock.

On motion of Senator Newton the Senate adjourned.

FRIDAY, March 11, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., March 11, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate and oblige,

FRANK P. TILTON,

President.

On motion of Senator Clow the Senate adjourned.

MONDAY, MARCH 14, 1927.

The Senate met according to adjournment.

Senator Leith having assumed the chair, read the following communication:

Concord, N. H., March 14, 1927.

Senator Leith:

Please preside for me at to-night's session of the New Hampshire Senate, and oblige,

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Leith declared the Senate adjourned.

TUESDAY, MARCH 15, 1927.

The Senate met according to adjournment.

PETITIONS READ AND REFERRED

The petitions of F. J. Franklyn and other citizens of Cornish and Mrs. E. C. Tuttle and other citizens of Northwood urging the passage of House Bill No. 21 were read and referred to the Committee having the bill under consideration.

APPOINTMENT OF SPECIAL COMMITTEE

Pursuant to a foregoing resolution creating a special committee of investigation the President appointed as members of such committee Senators Lewis, Leith, White, McCarthy and Lord.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following

entitled bills and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 259, An Act in amendment of Section 11, Chapter 68 of the Public Laws, relating to the tax commission.

House Bill No. 291, An Act to dissolve certain corporations.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the state highway department.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium.

House Joint Resolution No. 111, Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills and joint resolutions:

House Bill No. 183, An Act in amendment of Section 16. Chapter 192 of the Public Laws, relating to public forest lands

Amend Section 1 of said bill by striking out in the 11th to 14th lines of said section the words: "The commission shall, within five days after receiving such request, give notice of a hearing thereon by publication in some newspaper published in the county in which the said town is situated," and by inserting in place thereof the following:

The commission shall hold a hearing thereon, notice thereof to be given by publication in some newspaper published in the county in which said town is situated within five days after the receipt of such request.

House Bill No. 193, An Act in relation to forest protection and burning property.

Amend Section 1 of said bill by striking out in the second and third lines of said section the words "and chapter 391 of the Public Laws by striking out Sections 4 and 5."

Further amend said bill by adding after Section 1 the following:

Sect. 2. Amend Chapter 391 of the Public Laws by striking out Sections 4 and 5.

Further amend said bill by renumbering Section 2 to read Section 3.

The House of Representatives has voted to concur with the Honorable Senate in the passage of the following bills:

Senate Bill No. 16, An Act in amendment of Section 1, Chapter 316 of the Public Laws, relating to the Superior Court.

Senate Bill No. 36, An Act in amendment of paragraph 4, Section 1, Chapter 99 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

Senate Bill No. 38, An Act relating to solemnization of marriage.

The message further stated that the House of Representatives had concurred with the Honorable Senate in the passage of Senate Bill No. 35, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the supreme and superior courts, with the following amendments, in the passage of which amendments it asked the concurrence of the Honorable Senate.

Amend Section 1 by striking out in lines 3 and 6 the words "seven thousand" and inserting in place thereof the words "sixty-five hundred" so that said section as amended shall read as follows:

Section 1. Amend Section 15, Chapter 315 of the Pub-

lic Laws by striking out the words "six thousand" and inserting in place thereof the words "sixty-five hundred," so that said section, as amended shall read as follows:

"The annual salary of the chief justice and the associate justices shall be sixty-five hundred dollars each."

Amend Section 2 by striking out in lines 3 and 7 the words "seven thousand" and inserting in place thereof the words "sixty-five hundred" so that said section as amended shall read as follows:

Sect. 2. Amend Section 5, Chapter 316 of the Public Laws by striking out the words "six thousand" and inserting in place thereof the words "sixty-five hundred," so that said section, as amended, shall read as follows:

"The annual salary of the chief justice and the associate justices of the superior court shall be sixty-five hundred dollars each. Actual expenses and office rent shall be allowed the justices as provided for justices of the supreme court."

On motion of Senator Flint the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendments.

The message further stated that the House of Representatives had voted to adopt the following amendments offered by the Committee on Engrossed Bills to Senate Bill No. 13, An Act in amendment of Section 5, Chapter 42 of the Public Laws, relating to Special Town Meetings, in the adoption of which amendments the House of Representatives asked the concurrence of the Honorable Senate.

Amend the title of the bill by striking it out and inserting in place thereof the following:

An Act relating to special town and school district meetings.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Section 5, Chapter 42 of the Public Laws by adding at the end of said section the following: In case of an emergency arising in a town for which im-

mediate expenditure of money is necessary, the town through its selectmen may appeal to the superior court for permission to hold a special town meeting which, if granted, shall give said meeting the same authority as the annual town meeting, so that said section as amended shall read as follows:

- 5. Appropriations, At Special Meetings. No money shall be raised or appropriated at any special town meeting except by vote by ballot, nor unless the ballots cast at such meeting shall be equal in number to at least one-half of the number of legal voters borne on the check-list of the town at the annual or biennial election next preceding such special meeting; and such check-list shall be used at any meeting upon the request of ten legal voters of the town. This section shall not apply to money to be raised for the public defense or any military purpose in time of war. In case of an emergency arising in a town for which immediate expenditure of money is necessary, the town through its selectmen may appeal to the superior court for permission to hold a special town meeting which, if granted, shall give said meeting the same authority as the annual town meeting.
- Sect. 2. Amend Section 3, Chapter 120 of the Public Laws by adding at the end of said section the following: In case of an emergency arising in a school district for which immediate expenditure of money is necessary, the school district through its school board may appeal to the superior court for permission to hold a special district meeting which, if granted, shall give said district meeting the same authority as the annual district meeting, so that said section as amended shall read as follows:
- 3. Special, Raising Money. No school district shall raise or appropriate money at any special meeting of the inhabitants thereof except by vote by ballot, nor unless the ballots cast at such meeting shall be equal in number to at least one-half of the number of voters of such district entitled to vote at the regular meeting next preceding such special meeting; and, if a check-list was used at the last pre-

ceding regular meeting, the same shall be used to ascertain the number of legal voters in said district; and such checklist, corrected according to law, may be used at such special meeting upon request of ten legal voters of the district. In case of an emergency arising in a school district for which immediate expenditure of money is necessary, the school district through its school board may appeal to the superior court for permission to hold a special district meeting which, if granted, shall give said district meeting the same authority as the annual district meeting.

Sect. 3. All acts or parts of acts inconsistent herewith are hereby repealed and this act shall take effect upon its passage.

On motion of Senator Davis the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment.

COMMITTEE REPORTS

Senator Merrill for the Committee on Finance to whom was referred House Bill No. 227. An Act relating to the Board of Parole, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack County.

House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 30, An Act to regulate

the operation of aircraft, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 116, An Act relating to the fees for medical referees, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 319, An Act relating to the powers of the Mayor and City Council of the city of Somersworth, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 216, An Act authorizing the Derry Co-operative Building and Loan Association to change its name, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Senator White the foregoing bill was recommitted to the Committee on the Judiciary for further consideration.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 74, An Act relating to water rates in Dover, having considered the same, reported the same with the following amendments and recommended its passage.

Amend the bill by striking out all after the enacting clause and substituting in place thereof the following:

Section 1. All charges as water rates for water furnished to patrons in any city, town, or precinct operating municipally owned water works, shall become a lien upon any real estate where said water is furnished, and said lien shall continue for one year from the last item charged in said water rates; and said lien may be enforced by suit in behalf of said city, town, or precinct, ordered by the Water Commissioners or other Board in charge of the water system, against the owner or owners of such real estate. The record in the office of the water department of the water rates and charges for water furnished as aforesaid shall be sufficient notice to maintain suit upon such lien against subsequent purchasers of attaching creditors of said real estate.

Sect. 2. This act shall take effect upon its passage.

Amend the title of the bill by striking out the whole of said title and substituting in place thereof the following:

An Act relating to Liens for Water Rates.

The report was accepted, amendments adopted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 206, An Act to amend Section 27, Chapter 324 of the Public Laws, relating to the salaries of sheriffs, having considered the same, reported the same with the following amendments and recommended its passage.

Amend the bill by striking out all after the enacting clause and substituting in place thereof the following:

Section 1. The annual salary of the sheriff for Cheshire county shall be nine hundred dollars.

Sect. 2. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect as of April 1, 1927.

Amend the title of the bill by striking out the whole of said title and substituting in place thereof the following:

An Act to provide for an increase of salary for the Sheriff of Cheshire County.

The report was accepted, amendments adopted and the

bill ordered to a third reading this afternoon at two o'clock Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 232, An Act to authorize the city of Concord to issue bonds for improvements in its water works system, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 1 of the bill by striking out the whole of said section and substituting in place thereof the following:

SECT. 1. For the purpose of acquiring, developing and constructing additional sources of water supply, additional means of water storage and pumping, and additional means of distribution of water for its water works, the city of Concord is hereby authorized and empowered to issue from time to time not in excess of three hundred thousand dollars (\$300,000.00) of its serial bonds payable not later than thirty years after the date of the bonds but otherwise to conform to the provisions of Chapter 59 of the Public Laws.

The report was accepted, amendment adopted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 239, An Act relating to registration of foreign corporations, having considered the same, reported the same with the following amendment and recommended its passage.

Amend the bill by striking out the whole of Section 2 of said bill and renumbering Section 3 to read Section 2.

The report was accepted, amendment adopted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 283, An Act amending Section 15, Chapter 19 of the Public Laws, relating to clerks' compensation, having considered the same, reported the same without amendment and recommended its passage

The report was accepted and the bill referred to the Committee on Finance under the rules.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolution:

Senate Bill No. 16, An Act in amendment of Section 1. Chapter 316 of the Public Laws, relating to the superior court.

Senate Bill No. 36, An Act in amendment of paragraph IV, Section 1, Chapter 99 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

Senate Bill No. 38, An Act relating to solemnization of marriage.

House Bill No. 37, An Act relating to the motor vehicle insurance.

House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws, relating to bounties on wild cats.

House Bill No. 73, An Act relating to the highway extending from Maine line.

House Bill No. 98, An Act in amendment of Section 68, Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies.

House Bill No. 183, An Act in amendment of Section 16 Chapter 192 of the Public Laws, relating to public forest lands.

House Bill No. 193, An Act in relation to forest protection and burning property.

House Bill No. 296, An Act relating to the issue of prior preference stock by Boston & Maine Railroad in exchange for certain of its bonds.

House Joint Resolution No. 21, Joint Resolution for the purchase and installation of a refrigerating plant at the state hospital.

READ AND REFERRED

The following joint resolution sent up from the House of Representatives was read a first and second time and referred,

To the Committee on Public Health,

House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium.

On motion of Senator Flint the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on the Judiciary,

House Bill No. 259, An Act in amendment of Section 11. Chapter 68 of the Public Laws, relating to the tax commission.

House Bill No. 291, An Act to dissolve certain corporations.

To the Committee on Roads, Bridges and Canals,

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the State Highway Department.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

RECONSIDERATION

On motion of Senator Lovejoy the Senate voted to reconsider the vote whereby the resolution of the Committee on Finance, to whom was referred House Joint Resolution No. 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the State House and Grounds, "That it is inexpedient to legislate," was adopted

On motion of the same Senator the foregoing joint resolution was recommitted to the Committee on Finance.

On motion of Senator Davis the reference of House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf Road in the town of Alexandria, to the Committee on Finance, was rescinded, and the foregoing joint resolution referred to the Committee on Roads, Bridges and Canals.

On motion of Senator Newton the Senate adjourned.

AFTERNOON

THIRD READINGS

The following entitled bills were read a third time and passed.

House Bill No. 74, An Act relating to liens for water rates.

House Bill No. 239, An Act relating to registration of foreign corporations.

House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

On motion of Senator Flint the rules were suspended and the following entitled bills were severally read a third time by title and passed.

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county.

House Bill No. 206, An Act to provide for an increase of salary for the sheriff of Cheshire county.

House Bill No. 227, An Act relating to the Board of Parole.

House Bill No. 232, An Act to authorize the city of Concord to issue bonds for improvements in its water works system.

On motion of Senator Flint the following resolution was adopted:

Resolved, That hereafter all bills and joint resolutions reported by committees will be handed to the clerk, but that it shall not be necessary for the clerk to cause a list of said

bills and joint resolutions to be published in the appendix of the daily journal, together with a report of the committee, previous to their presentation to the Senate.

On motion of Senator Worthen the Senate adjourned.

WEDNESDAY, MARCH 16, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and joint resolutions, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 272, An Act in amendment of the laws relative to the Union school district in Concord.

House Bill No. 94, An Act in amendment of Section 59, Chapter 275 of the Public Laws, relating to the tax on foreign insurance companies.

House Bill No. 148, (In New Draft), An Act relating to liens of mechanics and others on public works and in amendment of Section 12, Chapter 217 of the Public Laws.

House Bill No. 171, An Act relating to forms for insurance policies and contracts.

House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty year serial bonds.

House Joint Resolution No. 90, Joint Resolution in favor of New Hampshire state sanatorium.

House Joint Resolution No. 110, Joint Resolution in favor of erecting a memorial at the New Hampshire end of the memorial bridge at Portsmouth.

The House of Representatives has concurred with the Honorable Senate in the passage of the following bill.

Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical Society.

COMMITTEE REPORTS

Senator Merrill for the Committee on Banks, to whom was referred House Bill No. 260, An Act in amendment of Chapter 262 of Public Laws, relating to investments of savings banks, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by striking out Sections 1 and 2 thereof and inserting the following sections in their place:

Section 1. Amend Chapter 262 of the Public Laws by striking out subdivision II of Section 3 thereof and substituting the following therefor:

- II. Other Real Estate. Those directly secured by first mortgage on real estate situated without this state, but entirely within the United States, which at the time of such investment is improved, occupied and productive; but not exceeding forty per cent of the deposits shall be so invested, and no such investment shall be in a loan that exceeds fifty per cent of the value of the real estate by which it is secured, unless the loan is further secured by a guaranty satisfactory to the bank commissioner, in which case it shall not exceed sixty per cent of the value of the real estate by which it is secured. The provisions of this paragraph shall not apply to bonds of railroad, public service or industrial corporations.
- Sect. 2. Further amend said chapter by striking out subdivision VI of Section 6 thereof, and substituting the following therefor:
- VII. Canada, Provinces, Newfoundland. The authorized bonds of any province of the Dominion of Canada and of the Colony of Newfoundland; and bonds issued by the Canadian National Railways or constituent corporations of the system owned or controlled by the Canadian National

Railways, the principal and interest of which are guaranteed by any province of the Dominion of Canada.

- Sect. 3. Further amend said chapter by striking out Section 7 thereof and substituting the following therefor:
- 7. Definitions. For the purposes of this chapter company shall mean a corporation or voluntary association organized under the laws of the United States or any state thereof and located and doing business principally within the United States; public service company, a company doing principally a water, gas, heat, ice, electric light or electric power business, or a combination of two or more said businesses; mortgage bonds, bonds secured primarily by direct and foreclosable lien on physical property owned by the obligor; years, calendar years, fiscal years or nearer periods of twelve months next preceding such investment; net income, income after deducting operating expenses, taxes, insurance, rentals, guaranteed interest and guaranteed dividends and expenditures for maintenance; and annual interest, interest actually paid in each year, except that for the latest year it shall mean one year's interest on the total amount outstanding at the time of the investment.
- Sect. 4. Further amend said chapter by striking out section 8 thereof and substituting the following therefor:
- 8. Limitations. Not exceeding sixty-five per cent of the deposits shall be invested in securities authorized under sections 9 to 12 inclusive; not exceeding five per cent of the deposits shall be invested in the securities of any one company; and not exceeding ten per cent of the deposits shall be invested in securities authorized by Sections 9 to 12 inclusive other than bonds, notes, equipment securities and receivers' certificates, provided that not exceeding fifteen per cent of the deposits may be so invested whenever the assets of any bank, as determined by the bank commissioner, shall exceed the deposits by as much as fifteen per cent thereof. No investment shall be made in the securities of a corporation authorized by paragraphs 8, 9 and 10, of Section 12 of this Chapter, unless at least seventy-five per cent of the gross in-

come of such corporation is derived from the direct operation of its water, heat, ice, gas, electric light, or electric power business, or a combination of two or more of the foregoing described businesses.

- Sect. 5. Further amend said chapter by striking out section 9 thereof and substituting the following therefor:
- 9. Net Income. No investments shall be made in securities authorized under paragraphs 1, 2, 8 and 10 of Section 12 of this chapter unless the net income of the company in question in each of the three years next preceding such investment shall have been not less than one and one-quarter times the annual interest on its entire funded debt.
- Sect. 6. Further amend said chapter by striking out subdivisions VII, IX, X, XII, XIV and XV of Section 12 thereof and substituting in their proper order the following subdivisions, also adding a new subdivision to be numbered VIIIa.

STEAM RAILROAD SECURITIES

VII. Stock. The dividend-paying capital stock of steam railroad companies of which the net income in each of the 5 years next preceding such investments shall have been either (1) not less than ten million dollars and not less than twice the annual interest on the entire funded debt; or (2) not less than two million dollars and not less than two and one-half times such interest; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current annual dividend requirements on the class of stock in question and all other classes of stock of prior preference; and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question and all other classes of stock of prior preference; or in the stock of any steam railroad company that is leased to and whose dividends are guaranteed by such company.

PUBLIC SERVICE COMPANIES

VIIIa. Receivers Certificates. Certificates of indebtedness, commonly termed receivers certificates, issued by a receiver of any public service company, under the authorization of the court having jurisdiction over such receiver.

IX. Stock. The dividend-paying capital stock of senior preference of public service companies, of which the net income in each of the five years next preceding such investment shall have been not less than five hundred thousand dollars and not less than twice the annual interest on the entire funded debt; provided, that the income applicable to the payment of dividends shall during such period of five years have averaged not less than twice the dividend requirements of such stock, and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question, and provided that the issue of such stock has been authorized by a state commission of competent jurisdiction.

X. New Hampshire Companies. The bonds or notes of public service, telephone and water companies organized under the laws of and located and doing business principally within this state; provided, that the net income of such companies in each of the three years next preceding such investment shall have been not less than twice the annual interest on the obligations in question and all other obligations of corresponding or prior lien, or provided the payment of principal and interest of such bonds or notes is legally guaranteed by a like corporation whose bonds or notes are a legal investment under the provisions of this paragraph; and the capital stock of senior preference of such companies; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than one and one-eighth times the current annual dividend requirements on the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question.

TELEPHONE AND TELEGRAPH COMPANIES

XII. Stock. The dividend-paying capital stock of senior preference of such companies which meet the above income requirements; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current dividend requirements of the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent per annum upon the class of stock in question.

OTHER CAPITAL STOCK

XIV. ———. The dividend-paying capital stock of senior preference of companies with net income as provided in paragraph XIII; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current dividend requirements of the class of stock in question; or if such companies have no funded debt, then the income applicable to dividends in at least four of the five years next preceding such investment shall have been not less than one and one-fourth times the current dividend requirements of the class of stock in question; and that to be eligible under this paragraph the income of all companies in each of the five years next preceding such investment shall have been not less than four per cent per annum upon the class of stock in question.

STOCKS AND BONDS OF NEW ENGLAND MANUFACTURING

COMPANIES

XV. ———. The bonds or notes of any manufacturing company organized and doing business in the New England states with an unimpaired capital of two hundred and fifty thousand dollars, and the stock or certificates of interest of such company; provided, that the company has earned in each of the five years preceding such investment

dividends of at least four per cent on its entire capital stock, and that its net indebtedness does not exceed fifty per cent of its unimpaired capital stock. In case of the issue of new stock, the earnings of the company in addition to the foregoing requirements must have been sufficient in the next year preceding such investment to have paid the average rate of dividend for that year on both the outstanding stock and the new issue. Not exceeding five per cent of the deposits shall be invested under the provisions of this paragraph; and no bank shall hold more than five per cent of the stock of any such company.

Sect. 7. This act shall take effect upon its passage.

The report was accepted.

On motion of Senator Lewis the bill was laid on the table and the amendment ordered to be printed.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 4, An Act relating to the taking of brook trout.

House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 76, An Act in amendment of Paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep having considered the same, reported the same with the following amendment and recommended its passage.

Amend the title of said bill by striking it out and inserting in place thereof the following:

An Act relating to licensing of dogs.

Amend said bill by striking out Section 1 and by inserting in place thereof a new Section 1 as follows:

Section 1. Amend Section 10, Chapter 150 of the Pub-

lic Laws by striking out the same and by inserting in place thereof the following:

10. Kennels; Breeders. The owner or keeper of five or more dogs, and any breeder of dogs, shall annually on or before April thirtieth procure a license authorizing him to keep such dogs upon the premises described in the license or off the premises while under his control. If the number of dogs does not exceed five, the fee for such license shall be twelve dollars; if the number exceeds five and does not exceed ten, the fee shall be twenty dollars, and if the number exceeds ten, the fee shall be twenty-five dollars. No fee shall be required for the dogs of such owner or keeper which are under the age of three months; and for dogs becoming three months of age after May first, or which may be brought from without the state after May first, the fee shall be such proportionate sum for licenses as the remaining portion of the year bears to the sum required for a license for a whole year. The provisions of Sections 6. 7 and 9 hereof shall not apply to licenses under the provisions of this section.

The report was accepted, amendment adopted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 72, An Act in amendment of Paragraph 13, Chapter 202 of the Public Laws, relating to license to hunt and fish, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 1 of the bill by striking out the word "Paragraph" wherever same occurs in said section and substituting therefor the word "section": so that said section as amended shall read:

SECTION 1. Amend Section 13, Chapter 202 of the Public Laws by striking out all of said section after the word "Fined" in line 6 and inserting in place thereof the following:

"A sum not less than ten or more than fifty dollars for the first offense, and for any subsequent offense, a sum not exceeding fifty dollars and a forfeiture of the license, if there be one," so that said section as amended shall read as follows:

13. Penaltics. A person who violates a provision of this chapter, or who furnishes to another person, or permits another person to have or use, a license issued to himself, or changes or alters such license or coupon, or uses a license or license-coupons issued to another person, or makes a false statement in an application, or knowingly guides a hunter who has not a license as hereinbefore provided, shall be fined a sum not less than ten or more than fifty dollars for the first offense, and for any subsequent offense a sum not exceeding fifty dollars and a forfeiture of the license, if there be one.

Amend the title of the bill by striking out the word "Paragraph" and substituting therefor the word "Section," so that said title shall read:

An Act in amendment of Section 13, Chapter 202 of the Public Laws, relating to licenses to hunt and fish.

The report was accepted, amendment adopted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott Pond in the town of Fitzwilliam, having considered the same, reported the same with the following amendment and recommended its passage.

Amend the bill by striking out all of Section 3 and substituting in place thereof the following:

SECT. 3. This act shall take effect upon its passage.

The report was accepted, amendment adopted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Foster for the Committee on Agriculture, to whom was referred Senate Bill No. 49, An Act in amend-

ment of Chapter 180 of the Public Laws, relating to Poultry Department at State University, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

Senator Davis offered the following amendment.

Amend Section 1 of the bill by striking out the word "shall" in the sixth line of said section and inserting in place thereof the word "may," so that said section as amended shall read as follows:

SECTION 1. Amend Chapter 180 of the Public Laws by striking out Sections 28, 29, 30 and 31 and by inserting in place thereof the following:

POULTRY DEPARTMENT

28. Extension Work. Twelve hundred dollars of the amount appropriated to the college may be distributed to the New Hampshire Poultry Producers' Association to be used for the purpose of enabling it to promote the poultry industry in the state.

(Discussion ensued)

On a viva voce vote the affirmative prevailed and the amendment was adopted.

The bill as amended was ordered to a third reading this afternoon at two o'clock.

Senator Foster for the Committee on Agriculture, to whom was referred House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted, and the bill referred to the Committee on Finance under the rules.

Senator Leith for the Committee on State Hospital, to whom was referred House Joint Resolution No. 22, Joint Resolution for reconstruction, additions and improvements at the State Hospital.

House Bill No. 107, An Act to provide for the construction and equipment of a Nurses' Home at the State Hospital.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bill and joint resolution severally referred to the Committee on Finance under the rules.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 184, An Act relating to the sale of securities, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Swallow for the Committee on Military Affairs, to whom was referred House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the Joint Resolution referred to the Committee on Finance under the rules.

Senator Swallow for the Committee on Military Affairs, to whom was referred House Bill No. 88, An Act relating to the burial of soldiers, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee adopted.

Senator McInnis for the Committee on Education, to whom was referred House Bill No. 123, An Act relating to public libraries.

House Bill No. 138, An Act to amend Sections 16 and

17, Chapter 10 of the Public Laws, relating to state and other public libraries.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally referred to the Committee on Finance under the rules.

Senator McInnis for the Committee on Education, to whom was referred Senate Bill No. 11, An Act in amendment of Chapter 118 of the Public Laws, relating to school tuition for children in boarding homes, together with the amendment passed by the House of Representatives, having considered the same, reported the same and recommended that the Senate concur in the House amendment.

The report was accepted.

On motion of Senator McInnis the Senate voted to concur with the House of Representatives in the amendment to the foregoing bill.

Senator Carter for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 56, An Act to amend Section 1, Chapter 291 of the Public Laws, relating to the appointment of guardians.

House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining boundaries of the wards.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Carter for the Committee on Revision of the Laws, to whom was referred House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures, having considered the same, reported the same with the following amendment and recommended its passage.

Amend the bill by striking out the words "two thousand" in the fourth line and in the ninth line and inserting in the

place thereof the words "eighteen hundred dollars," so that said bill as amended shall read as follows:

- SECTION 1. Amend Section 3, Chapter 161 of the Public Laws by striking out the words "seventeen hundred" in the fourth line of said section and inserting in place thereof the words "eighteen hundred," so that said section as amended shall read as follows:
- 3. There shall be not exceeding three inspectors of weights and measures, who shall be appointed by the commissioner, with the advice and consent of the governor and council. Their annual salaries shall not exceed two thousand dollars each.

SECT. 2. This act shall take effect July 1, 1927.

The report was accepted, amendment adopted and the bill as amended referred to the Committee on Finance under the rules.

Senator Leith for the Committee on Engrossed Bills, to whom was referred House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend Section 1 of said bill by striking out the same and inserting in place thereof the following:

Section 1. Amend Section 27, Chapter 324 of the Public Laws by striking out line seven of said section, relating to the salary of the sheriff of Merrimack county, and by inserting in place thereof the following: In Merrimack, two thousand dollars.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator Leith for the Committee on Engrossed Bills to whom was referred House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend Section 1 of said bill by striking out the words "reckoned, counted, or considered" in the seventeenth line of said section and inserting in place thereof the word "included."

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representative were severally read a first and second time by title and caption respectively, and referred:

To the Committee on the Judiciary,

House Bill No. 94, An Act in amendment of Section 59, Chapter 275 of the Public Laws, relating to the tax on Foreign Insurance Companies.

House Bill No. 148 (in new draft), An Act relating to liens of mechanics and others on Public Works and in amendment of Section 12, Chapter 217 of the Public Laws.

House Bill No. 171, An Act relating to forms for insurance policies and contracts.

House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty year serial bonds.

To the Committee on Education,

House Bill No. 272, (in new draft), An Act in amendment of the Laws relative to the Union School District in Concord.

To the Committee on Public Health,

House Joint Resolution No. 90, Joint Resolution in favor of New Hampshire State Sanatorium.

To the Committee on Public Improvements,

House Joint Resolution No. 110, Joint Resolution in

favor of erecting a memorial at the New Hampshire end of the Memorial Bridge at Portsmouth.

On motion of Senator Carter the order by which the foregoing bill was referred to the Committee on Public Improvements was vacated, and the bill referred to the Committee on Military Affairs.

On motion of Senator Flint the order by which Senate Bill No. 14, An Act in amendment of Section 1, Chapter 102 of the Public Laws, relating to registration and license fees on motor vehicles, was referred to the Committee on the Judiciary, was vacated, and the bill referred to the Committee on Revision of the Laws.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

THIRD READINGS

On motion of Senator Smith the rules were suspended and the following entitled bills were severally read a thirl time by title and passed:

Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to poultry department at State University.

Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott Pond in the town of Fitzwilliam.

Senate Bill No. 56, An Act to amend Section 1, Chapter 291 of the Public Laws, relating to the appointment of guardians.

House Bill No. 4, An Act relating to the taking of brook trout.

House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining boundaries of the wards.

House Bill No. 72, An Act in amendment of paragraph 13, Chapter 202, Public Laws, relating to license to hum and fish.

House Bill No. 76, An Act in amendment of paragraph

10, Chapter 150, of the Public Laws, relating to wild animals, dogs and sheep.

House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel.

House Bill No. 184, An Act relating to the sale of securities.

On motion of Senator Flint the Senate voted to reconsider the vote whereby the report of the Committee on Banks on House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws, relating to investments of savings banks, was laid on the table and the amendment proposed by the committee ordered printed.

On motion of the same Senator the above report on the foregoing bill was laid on the table.

On motion of Senator McInnis the Senate adjourned.

THURSDAY, MARCH 17, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 149, An Act relating to pensions for members of the fire and police departments and department of public works in the city of Berlin.

House Bill No. 292, An Act in amendment of Section 3, Chapter 196 of the Public Laws, relating to fish and game.

House Bill No. 340, An Act to enable the city of Nashua to hold the homestead of the late John F. Stark for historical, educational and charitable uses, and to make appropriations therefor.

House Bill No. 345, An Act in amendment of Chapter 197 of the Public Laws, relating to transportation of fish and game.

House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns.

House Bill No. 347, An Act in amendment of Section 27, Chapter 324 of the Public Laws, relating to the salary of the sheriff in Sullivan county.

The House of Representatives refuses to concur with the Senate in the passage of the following bill:

Senate Bill No. 31, An Act relating to Primary Election and nomination of candidates.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following bills:

House Bill No. 74, An Act relating to liens for water rates.

House Bill No. 206, An Act to amend Section 27, Chapter 324 of the Public Laws, relating to the salaries of sheriffs.

House Bill No. 232, An Act to authorize the city of Concord to issue bonds for improvements in its water works system.

House Bill No. 239, An Act relating to registration of foreign corporations.

COMMITTEE REPORTS

Senator Newton for the Committee on Public Health, to whom was referred Senate Bill No. 47. An Act in amendment of Chapter 163 of the Public Laws, establishing grades for milk, having considered the same, reported the same in new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted and the bill in new draft laid upon the table to be printed.

Senator Lovejoy for the Committee on Fisheries and Game to whom was referred House Bill No. 54, An Act in amendment of Section 1, Chapter 200 of the Public relating to fish, having considered the same, reportant same with the following resolution.

Resolved. That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted and the resolution of the Committee adopted.

Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the Militia.

House Joint Resolution No. 13, Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire and the town of Lunenburg, Vermont.

House Joint Resolution No. 31, Joint Resolution in favor of Martin A. Kellev.

House Joint Resolution No. 32, Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34, Joint Resolution in favor of Peter Mahoney.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College Highway over the Exeter River.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bill and joint resolutions severally ordered to a third reading this afternoon at two o'clock.

Senator Davis for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 84, Joint Resolution authorizing a special committee of investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington, having considered the same, reported the same in new draft with the recommendation that the joint resolution in its new draft ought to pass.

The report was accepted and the bill in new draft laid on the table to be printed and referred to the Committee on Finance under the rules.

Senator Davis for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 70, Joint Resolution for the Improvement of the Weirs Channel, so-called in Lake Winnipesaukee, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

The following reports from members of the Committee on Revision of the Laws, to whom was referred House Bill No. 21. An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors, were received and read by the President.

I, being unable to agree with the other members of the Committee on Revision of the Laws, to whom was referred House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors, having considered the same, report the same with the following amendment and recommend its passage.

Amend Section 1 of the bill by striking out the whole of said section and substituting in place thereof the following:

SECTION 1. Amend Chapter 144, Section 23 of the Public Laws by striking out the whole of said section and substituting in place thereof the following:

Sect. 23. *Procuring, etc.* The procuring, possessing, purchasing, furnishing, giving away or transporting intoxicating liquor, except as provided for in Part 1, and any

shift or device to evade the provisions of any law in relation to intoxicating liquor, are prohibited, and the penalties for a violation of any provision of this section shall be the same as in the case of selling or keeping for sale intoxicating liquor; provided, that this section shall not apply in the case of any intoxicating liquor in the possession of any person within this state which has been procured by such person prior to January 16, 1921 or under a lawful permit or lawful prescription; but the possession of any intoxicating liquor within this state shall be *prima facie* evidence of a violation of this section.

ELIOT A. CARTER.

We, being unable to agree with the other members of the Committee on Revision of the Laws, to whom was referred House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors, having considered the same, report the same without amendment and recommend its passage.

WALTER M. FLINT, W. B. McINNIS.

We, being unable to agree with the other members of the Committee on Revision of the Laws, to whom was referred House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors, having considered the same, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

WILLIAM G. McCARTHY, W. C. SWALLOW,

The question being stated:

Shall the amendment contained in the report of the Honorable Senator from District No. 12 be adopted?

(Discussion ensued)

On a viva voce vote the negative prevailed, and the amendment was not adopted.

Senator Carter then asked permission to affix his signature to the report, that it is inexpedient to legislate.

No objection being offered Senator Carter was permitted to sign the aforesaid report.

The President then stated that the report, that it is inexpedient to legislate, had become the majority report of the Committee on Revision of the Laws and that the report ought to pass, had become the minority report of the same committee.

Senator Foster moved that the report of the minority be substituted for that of the majority.

Senator Carter moved that the motion of Senator Foster be indefinitely postponed.

The question being stated:

Shall the motion of the Honorable Senator from District No. 21 to substitute the report of the minority for that of the majority be indefinitely postponed?

Senator Carter demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative Senators Chandler, Leith, Lovejoy, Carter, Lyons, Swallow, Lord, McCarthy, Janelle, Meader, Merrill, and Newton.

The following named Senators voted in the negative: Senators Flint, Clow, Morrison, Lewis, Davis, Newell, Smith, Worthen, McInnis, Foster, and White.

Twelve Senators having voted in the affirmative and eleven Senators having voted in the negative, the affirmative prevailed and the motion to substitute was indefinitely postponed.

The question being stated:

Shall the resolution of the Committee, that it is inexpedient to legislate, be adopted?

On a viva vocc vote the affirmative prevailed and the resolution was adopted.

On motion of Senator Swallow the Senate adjourned.

AFTERNOON

On motion of Senator McInnis the order by which House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to the State College and University was referred to the Committee on Education was vacated and the bill referred to the Committee on the Judiciary.

COMMITTEE REPORTS

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 14. An Act in amendment of Chapter 323 of the Public Laws, relating to Municiptl Courts, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted and the resolution of the Committee adopted.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 53, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to Municipal Courts, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted and the resolution of the Committee adopted.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 54, An Act in relation to the salary of the Justices of the Municipal Courts in Newport and Claremont, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted, and the resolution of the Committee adopted.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 332 (In New Draft). An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted, and the resolution of the Committee adopted.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 336, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of Justices, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted, and the resolution of the Committee adopted.

Senator McCarthy for the Committee on Revision of the Laws to whom was referred House Bill No. 257 (in new draft) An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to Municipal Courts, having considered the same reported the same in new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted and the bill in new draft laid on the table to be printed.

On motion of Senator McCarthy, the rules were suspended, printing dispensed with and the foregoing bill read a third time by title and passed.

Senator Leith for the Committee on Engrossed Bills, to whom was referred House Bill No. 4, An Act relating to the taking of brook trout, having considered the same, reported the same under Joint Rule 6, with the following amendment and recommended its passage:

Amend the title of said bill by adding after the word "trout" the words, "salmon and lake trout."

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining the boundaries of the wards, having considered the same, reported the same under Joint Rule 6, with the following amendment and recommended its passage:

Amend said bill by striking out the first four lines of Section 1 and by inserting in place thereof the following:

1. Nashua, City Wards. Amend Section 3 of Part 1, Chapter 427 of the Laws of 1913, being the charter of the city of Nashua, as adopted by vote of the inhabitants of said city, by striking out the same and by inserting in place thereof the following:

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator Leith for the Committee on Engrossed Bills, to whom was referred House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel, having considered the same, reported the same under Joint Rule 6, with the following amendment and recommended its passage.

Amend the title of said bill by striking out the words "to amend Chapter 200, Section 11 of the Public Laws."

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator Leith, for the Committee on Engrossed Bills, to whom was referred House Bill No. 227, An Act relating to the board of parole, having considered the same, reported the same under Joint Rule 6, with the following amendment and recommended its passage.

Amend said bill by striking out the words, in the tenth and eleventh lines of Section 1, "on any money in the treasury not otherwise appropriated."

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

The following report from the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

Senate Bill No. 2, An Act in amendment of Section 2, Chapter 198 of the Public Laws, relating to deer.

Senate Bill No. 13, An Act relating to special town and school district meetings.

Senate Bill No. 35, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts.

Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical Society.

READ AND REFERRED

On motion of Senator McCarthy the rules were suspended and the following entitled bills sent up from the House of Representatives were severally read a first and second time by title and referred:

To the Committee on Fisheries and Game,

House Bill No. 292, An Act in amendment of Section 3, Chapter 196 of the Public Laws, relating to fish and game.

House Bill No. 345, An Act in amendment of Chapter 197 of the Public Laws, relating to transportation of fish and game.

To the Committee on the Judiciary,

House Bill No. 149, An Act relating to pensions for mem-

bers of the Fire and Police Departments and Department of Public Works in the city of Berlin.

House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns.

House Bill No. 347, An Act in amendment of Section 27, Chapter 324 of the Public Laws, relating to the salary of the Sheriff in Sullivan county.

House Bill No. 340, An Act to enable the city of Nashua to hold the Homestead of the late John F. Stark for Historical, Educational and Charitable uses, and to make appropriations therefor.

On motion of Senator Carter the rules were suspended and the foregoing bill read a third time by title and passed.

THIRD READINGS

On motion of Senator Swallow the rules were suspended and the following entitled bills and joint resolutions were severally read a third time by title and caption respectively, and passed.

House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the militia.

House Joint Resolution No. 13, Joint Resolution for the construction of a bridge crossing the Connecticut River between the town of Dalton, New Hampshire, and the town of Lunenburg, Vermont.

(Senator Newton in the chair)

House Joint Resolution No. 31, Joint Resolution in favor of Martin A. Kelley.

House Joint Resolution No. 32, Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34, Joint Resolution in favor of Peter Mahoney.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham

for expenditures in rebuilding a bridge on the New Hampshire College Highway over the Exeter River.

On motion of Senator Morrison the following resolution was adopted:

Resolved, That when the Senate adjourns today it adjourn to meet Friday morning at 9.00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

On motion of Senator Carter the Senate adjourned.

FRIDAY, MARCH 18, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., March 18, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Mc-Innis declared the Senate adjourned.

MONDAY, March 21, 1927.

The Senate met according to adjournment.

Senator Leith having assumed the chair, read the following communication.

Concord, N. H., March 21, 1927.

Senator Leith:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

On motion of Senator Davis the Senate adjourned.

TUESDAY, March 22, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Newton was granted leave of absence for this week and next on account of important business.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to County Commissioners.

House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners confined therein.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following bills:

House Bill No. 76, An Act in amendment of Paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep.

House Bill No. 72, An Act in amendment of Paragraph 13, Chapter 202 of the Public Laws, relating to license to hunt and fish.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county.

House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

COMMITTEE REPORTS

Senator Carter for the Committee on State Prison and Industrial School, to whom was referred House Joint Resolution No. 39, Joint Resolution in favor of the state prison, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution referred to the Committee on Finance under the rules.

Senator Carter for the Committee on State Prison and Industrial School, to whom was referred House Joint Resolution No. 3, Joint Resolution for additions and improvements at New Hampshire state prison, having considered the same, reported the same with the following amendments and recommended its passage.

Amend said joint resolution by striking out the words and figures "four thousand eight hundred dollars (\$4,800)" in the first and second lines of said resolution and by inserting in place thereof the following words and figures "six thousand eight hundred dollars (\$6,800)"; further amend said joint resolution by adding after the figures \$4,300 in the ninth line the following, "for purchase of electric generator, two thousand dollars (\$2,000)" so that said joint resolution as amended shall read as follows:

That the sum of six thousand eight hundred dollars (\$6,800) be and the same is hereby appropriated for additions and improvements at the state prison, as follows: For renewing shafting in shops, five hundred dollars (\$500), for wiring shops for electric service, forty-three hundred dollars (\$4,300), for purchase of electric generator, two thousand dollars (\$2,000). The Governor is hereby authorized to draw his warrants for said sums on any money in the treasury not otherwise appropriated.

The report was accepted, the amendments adopted and joint resolution referred to the Committee on Finance under the rules.

Senator McCarthy for the Committee on Incorporations, to whom was referred House Bill No. 185, An Act to in-

corporate the Peterborough Home for the Aged, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

TAKEN FROM THE TABLE

Senate Bill No. 47 (In new draft), An Act in amendment of Chapter 163, Public Laws, establishing grades for milk, having been printed and distributed, was taken from the table and ordered to a third reading this afternoon at two o'clock.

READ AND REFERRED

The following entitled bill sent up from the House of Representatives was read a first and second time and referred:

To the Committee on Revision of the Laws,

House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to county commissioners.

On motion of Senator Flint the rules were suspended and the following entitled bill sent up from the House of Representatives was read a first and second time by title, and referred:

To the Committee on the Judiciary,

House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners confined therein.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 11, An Act in amendment of Chapter 118-

of the Public Laws, relating to school tuition for children in boarding homes.

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county.

House Bill No. 72, An Act in amendment of Section 13, Chapter 202 of the Public Laws, relating to licenses to hunt and fish.

House Bill No. 76, An Act relating to licensing of dogs.

House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the militia.

House Bill No. 184, An Act relating to the sale of securities.

House Bill No. 232, An Act to authorize the city of Concord to issue bonds for improvements in its water-works system.

House Bill No. 239, An Act relating to registration of foreign corporations.

House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

House Bill No. 340, An Act to enable the city of Nashua to hold the homestead of the late John F. Stark for historical, educational and charitable uses and to make appropriations therefor.

House Joint Resolution No. 13, Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire, and the town of Lunenburg, Vermont.

House Joint Resolution No. 31, Joint Resolution in favor of Martin A. Kellev.

House Joint Resolution No. 32, Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34, Joint Resolution in favor of Peter Mahoney.

INTRODUCTION OF BILLS

Senator Lord under a suspension of the rules, sixteen

senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Roads, Bridges and Canals.

Senate Bill No. 57, An Act relating to changes of location of highways under certain conditions.

Senator White, under a suspension of the rules, sixteen senators having actually voted in favor thereof, introduced the following entitled bill.

Senate Bill No. 58, An Act providing for the registration of beauty culturists.

On motion of the same senator the rules were further suspended, and the foregoing bill read a first and second time by title, laid upon the table to be printed and referred to the Committee on Public Health.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

(Senator Lovejoy in the Chair)

THIRD READINGS

On motion of Senator Carter the rules were suspended, and the following entitled bills read a third time by title and passed.

Senate Bill No. 47 (In new Draft), An Act in amendment of Chapter 163 of the Public Laws, establishing grades for milk.

House Bill No. 185, An Act to incorporate the Peterborough home for the aged.

COMMITTEE REPORTS

Senator White, for the Committee on Agriculture, to whom was referred House Bill No. 306, An Act to amend Section 8, Chapter 181 of the Public Laws, relating to the Department of Agriculture.

House Joint Resolution No. 111, Joint Resolution author-

izing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the entitled bill and joint resolution severally referred to the Committee on Finance under the rules.

Senator Leith for the Committee on Public Health, to whom was referred House Joint Resolution No. 11, Joint Resolution in favor of the department of vital statistics.

House Joint Resolution No. 60, Joint Resolution for the treatment of persons afflicted with tuberculosis, particularly in the advanced stages, with special provisions for children.

House Joint Resolution No. 90, Joint Resolution in favor of New Hampshire State Sanatorium.

House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium.

House Bill No. 222, An Act in amendment of Section 3, Chapter 127 of the Public Laws, relating to the Laboratory of Hygiene.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the entitled bill and joint resolutions severally referred to the Committee on Finance under the rules.

Senator Leith for the Committee on Engrossed Bills, to whom was referred House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College Highway over the Exeter river, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out all after the enacting clause and by inserting in place thereof the following:

That the sum of six thousand three hundred seven dollars and one cent (\$6,307.01) be and the same is hereby appropriated for the reimbursement to the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College Highway over the Exeter river, and said appropriation shall be a charge upon the maintenance fund as provided for in Chapter 84 of the Public Laws.

The report was accepted, amendment adopted and the joint resolution sent to the House of Representatives for concurrence in Senate amendment.

Senator McInnis for the Committee on Education, to whom was referred House Bill No. 272 (In new draft), An Act in amendment of the laws relative to the Union School District in Concord, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Senator McInnis the rules were suspended and the foregoing entitled, bill read a third time by title and passed.

INTRODUCTION OF BILL

Senator Lewis under a suspension of the rules, sixteen senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time.

Senate Bill No. 59, An Act authorizing Sullivan county to refund its bonded indebtedness.

On motion of the same Senator, the rules were further suspended, printing and reference to committee dispensed with and the foregoing bill read a third time and passed.

On motion of Senator Smith the Senate adjourned.

WEDNESDAY, MARCH 23, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Foster was granted leave of absence for the remainder of the week on account of illness.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and joint resolution in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 191, An Act relating to agents of foreign insurance companies.

House Bill No. 192, An Act relating to examinations of agents of foreign insurance companies.

House Joint Resolution No. 43, Joint Resolution to provide for extensions and improvements at the state library.

The House of Representatives has concurred with the Senate in the passage of the following bill:

Senate Bill No. 41, An Act relating to conditional sales of personal property.

· The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

House Bill No. 4, An Act relating to the taking of brook trout.

House Bill No. 57, An Act to amend the charter of the city of Nashua relating to defining the bounderies of the wards.

House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel.

House Bill No. 227, An Act relating to the board of parole.

The House of Representatives refuses to concur with the Senate in the passage of the following bill:

Senate Bill No. 17, An Act to regulate the use of traps in the taking of fur-bearing animals in certain counties.

The message further stated that the House of Representatives had voted to adopt the following amendment offered by the Committee on Engrossed Bills to House Bill No. 206, An Act to provide for an increase of salary for the sheriff of Cheshire county.

Amend said bill by striking out Section 1 and by inserting in place thereof the following:

SECTION 1. Amend Section 27, Chapter 324 of the Public Laws by striking out the ninth line of said section, relating to the salary of the sheriff of Cheshire county, and by inserting in place thereof the following: In Cheshire nine hundred dollars.

On motion of Senator Flint the foregoing bill together with the amendment proposed by the Committee on Engrossed Bills was recommitted to the Committee on the Judiciary for further consideration.

The message further stated that the House of Representatives had voted to adopt the following amendment offered by the Committee on Engrossed Bills to House Bill No. 74, An Act relating to liens for water rates.

Amend said bill by adding after the figure 1, and before the words "all charges" in the first line of Section 1 the following words:

Amend Chapter 43 of the Public Laws by adding at the end of said chapter the following new section: 13. *Liens for Water Rates*.

On motion of Senator Flint the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment.

TAKEN FROM THE TABLE

On motion of Senator Lewis House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws, relating to investments of Savings Banks, which had been laid on the table pending the printing of the amendment proposed by the Committee on Banks in its report on the same was taken from the table.

The question being stated:

Shall the following amendment proposed by the Committee on Banks be adopted?

Amend said bill by striking out Sections 1 and 2 thereof and inserting the following sections in their place:

Section 1. Amend Chapter 262 of the Public Laws by striking out subdivision II of Section 3 thereof and substituting the following therefor:

II. Other Real Estate. Those directly secured by first mortgage on real estate situated without this state, but entirely within the United States, which at the time of such investment is improved, occupied and productive; but not exceeding forty per cent of the deposits shall be so invested, and no such investment shall be in a loan that exceeds fifty per cent of the value of the real estate by which it is secured, unless the loan is further secured by a guaranty satisfactory to the bank commissioner, in which case it shall not exceed sixty per cent of the value of the real estate by which it is secured. The provisions of this paragraph shall not apply to bonds of railroad, public service or industrial corporations.

SECT. 2. Further amend said chapter by striking out subdivision VI of Section 6 thereof, and substituting the following therefor:

VII. Canada, Provinces, Newfoundland. The authorized bonds of any province of the Dominion of Canada and of the Colony of Newfoundland; and bonds issued by the Canadian National Railways or constituent corporations of the system owned or controlled by the Canadian National

Railways, the principal and interest of which are guaranteed by any province of the Dominion of Canada.

- Sect. 3. Further amend said chapter by striking out Section 7 thereof and substituting the following therefor:
- 7. Definitions. For the purposes of this chapter company shall mean a corporation or voluntary association organized under the laws of the United States or any state thereof and located and doing business principally within the United States; public service company, a company doing principally a water, gas, heat, ice, electric light or electric power business, or a combination of two or more said businesses; mortgage bonds, bonds secured primarily by direct and foreclosable lien on physical property owned by the obligor; years, calendar years, fiscal years or nearer periods of twelve months next preceding such investment; net income, income after deducting operating expenses, taxes, insurance, rentals, guaranteed interest and guaranteed dividends and expenditures for maintenance; and annual interest, interest actually paid in each year, except that for the latest year it shall mean one year's interest on the total amount outstanding at the time of the investment.
- SECT. 4. Further amend said chapter by striking out section 8 thereof and substituting the following therefor:
- 8. Limitations. Not exceeding sixty-five per cent of the deposits shall be invested in securities authorized under sections 9 to 12 inclusive; not exceeding five per cent of the deposits shall be invested in the securities of any one company; and not exceeding ten per cent of the deposits shall be invested in securities authorized by Sections 9 to 12 inclusive other than bonds, notes, equipment securities and receivers' certificates, provided that not exceeding fifteen per cent of the deposits may be so invested whenever the assets of any bank, as determined by the bank commissioner, shall exceed the deposits by as much as fifteen per cent thereof. No investment shall be made in the securities of a corporation authorized by paragraphs 8, 9 and 10, Section

12 of this Chapter, unless at least seventy-five per cent of the gross income of such corporation is derived from the direct operation of its water, heat, ice, gas, electric light, or electric power business, or a combination of two or more of the foregoing described businesses.

Sect. 5. Further amend said chapter by striking out section 9 thereof and substituting the following therefor:

9. Net Income. No investments shall be made in securities authorized under paragraphs 1, 2, 8 and 10 of Section 12 of this chapter unless the net income of the company in question in each of the three years next preceding such investment shall have been not less than one and one-quarter times the annual interest on its entire funded debt.

SECT. 6. Further amend said chapter by striking out subdivisions VII, IX, X, XII, XIV and XV of Section 12 thereof and substituting in their proper order the following subdivisions, also adding a new subdivision to be numbered VIIIa.

STEAM RAILROAD SECURITIES

VII. Stock. The dividend-paying capital stock of steam railroad companies of which the net income in each of the 5 years next preceding such investments shall have been either (1) not less than ten million dollars and not less than twice the annual interest on the entire funded debt; or (2) not less than two million dollars and not less than two and onehalf times such interest; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current annual dividend requirements on the class of stock in question and all other classes of stock of prior preference; and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question and all other classes of stock of prior preference; or in the stock of any steam railroad company that is leased to and whose dividends are guaranteed by such company.

PUBLIC SERVICE COMPANIES

VIIIa. Receivers Certificates. Certificates of indebtedness, commonly termed receivers certificates, issued by a receiver of any public service company, under the authorization of the court having jurisdiction over such receiver.

IX. Stock. The dividend-paying capital stock of senior preference of public service companies, of which the net income in each of the five years next preceding such investment shall have been not less than five hundred thousand dollars and not less than twice the annual interest on the entire funded debt; provided, that the income applicable to the payment of dividends shall during such period of five years have averaged not less than twice the dividend requirements of such stock, and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question, and provided that the issue of such stock has been authorized by a state commission of competent jurisdiction.

X. New Hampshire Companies. The bonds or notes of public service, telephone and water companies organized under the laws of and located and doing business principally within this state; provided, that the net income of such companies in each of the three years next preceding such investment shall have been not less than twice the annual interest on the obligations in question and all other obligations of corresponding or prior lien, or provided the payment of principal and interest of such bonds or notes is legally guaranteed by a like corporation whose bonds or notes are a legal investment under the provisions of this paragraph; and the capital stock of senior preference of such companies; provided, that the income of such companies applicable to dividends in at least four of the five vears next preceding such investment shall have been not less than one and one-eighth times the current annual dividend requirements on the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question.

TELEPHONE AND TELEGRAPH COMPANIES

XII. Stock. The dividend-paying capital stock of senior preference of such companies which meet the above income requirements; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current dividend requirements of the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent per annum upon the class of stock in question.

OTHER CAPITAL STOCK

STOCKS AND BONDS OF NEW ENGLAND MANUFACTURING COMPANIES

XV. ————. The bonds or notes of any manufacturing company organized and doing business in the New England states with an unimpaired capital of two hun-

dred and fifty thousand dollars, and the stock or certificates of interest of such company; provided, that the company has earned in each of the five years preceding such investment dividends of at least four per cent on its entire capital stock, and that its net indebtedness does not exceed fifty per cent of its unimpaired capital stock. In case of the issue of new stock, the earnings of the company in addition to the foregoing requirements must have been sufficient in the next year preceding such investment to have paid the average rate of dividend for that year on both the outstanding stock and the new issue. Not exceeding five per cent of the deposits shall be invested under the provisions of this paragraph; and no banks shall hold more than five per cent of the stock of any such company.

Sect. 7. This act shall take effect upon its passage.

On motion of Senator Flint the rules were suspended and the reading of the foregoing amendment dispensed with.

On a vica vocc vote the affirmative prevailed and the amendment was adopted.

The bill as amended was ordered to a third reading this afternoon at two o'clock.

READ AND REFERRED

On motion of Senator Flint the following entitled bills and joint resolution sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on the Judiciary,

House Bill No. 191, An Act relating to agents of foreign insurance companies.

House Bill No. 192, An Act relating to examinations of agents of foreign insurance companies.

To the Committee on Finance,

House Joint Resolution No. 43, Joint Resolution to provide for extensions and improvements at the State Library.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

(Senator Swallow in the Chair)

THIRD READING

On motion of Senator Carter the rules were suspended and the following entitled bill read a third time by title and passed.

House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws relating to investments of savings banks.

COMMITTEE REPORTS

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 39, Joint Resolution in favor of the State Prison.

House Joint Resolution No. 111, Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the joint resolutions severally ordered to a third reading to-morrow morning at eleven o'clock.

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 3, Joint Resolution for additions and improvements at New Hampshire State Prison, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said joint resolution by striking out the words and figures "four thousand eight hundred dollars (\$4,800)" in the first and second lines of said resolution and by inserting in place thereof the following words and figures "six thousand eight hundred dollars (\$6,800)"; further amend said joint resolution by adding after the figures \$4,300 in the ninth line the following, "for purchase of

electric generator, two thousand dollars (\$2,000)" so that said joint resolution as amended shall read as follows:

That the sum of six thousand eight hundred dollars (\$6,800) be and the same is hereby appropriated for additions and improvements at the State Prison, as follows: For renewing shafting in shops, five hundred dollars (\$500), for wiring shops for electric service, forty-three hundred dollars (\$4,300), for purchase of electric generator, two thousand dollars (\$2,000). The Governor is hereby authorized to draw his warrants for said sums on any money in the treasury not otherwise appropriated.

The report was accepted, amendment adopted and the bill ordered to a third reading to-morrow morning at eleven o'clock.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 11, Joint Resolution in favor of the Department of Vital Statistics, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator McInnis for the Committee on Education to whom was referred House Joint Resolution No. 58, Joint Resolution providing for changes in Mary Lyon Hall at the Plymouth Normal School, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution referred to the Committee on Finance under the rules.

Senator McInnis for the Committee on Education, to whom was referred House Bill No. 105, (In new draft), An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the State College and University, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading to-morrow morning at eleven o'clock.

Senator McInnis for the Committee on Education, to whom was referred House Bill No. 156, An Act in amendment of Chapter 119 of the Public Laws, relating to locking devices on schoolhouses, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Senator McInnis the rules were so far suspended as to permit the third reading and final passage of the foregoing entitled bill at the present time.

On motion of Senator Smith the rules were further suspended and the foregoing entitled bill read a third time by title and passed.

Senator McInnis, for the Committee on Education, to whom was referred House Bill No. 22, (In new draft), An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 2 by striking out the whole of said section and inserting in place thereof the following:

SECT. 2. Amend Section 44 of Chapter 116 of the Public Laws by adding at the end thereof the following: "Nothing contained herein shall be construed as depriving a mother from accepting any employment approved by the state board," so that said section as amended shall read as follows:

SECT. 44. Limitations. No aid shall be given to a mother unless: 1. The child or children are living with her; II. She will be able to remain at home with her children if the allowance is made and without it will be compelled to work regularly away from home; III. the mother, in the judgment of the school board or of the State Board, is a proper person morally, physically and mentally to bring up her children; IV, has been a resident of this state for at

least two years before she applies for aid. Nothing contained herein shall be construed as depriving a mother from accepting any employment approved by the State Board.

The report was accepted, amendment adopted, and the bill as amended referred to the Committee on Finance under the rules.

Senator McInnis for the Committee on Education, to whom was referred House Bill No. 6, An Act in amendment of Chapter 229, Section 1, of the Laws of 1887, relating to establishing the Adams School District in Derry. having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 250, An Act relating to regulation of highways by the Highway Commissioner and Selectmen, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Senator Davis, the rules were suspended and the foregoing entitled bill read a third time by title and passed.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bill, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 351, An Act to legalize the special town meeting held on the first day of February, 1927, in the town of Hebron.

READ AND REFERRED

The following entitled bill sent up from the House of Representatives was read a first and second time.

House Bill No. 351, An Act to legalize the special town meeting held on the first day of February, 1927, in the town of Hebron.

On motion of Senator Lovejoy, the rules were suspended, printing and reference to committee dispensed with, and the foregoing entitled bill read a third time and passed

THIRD READINGS

On motion of Senator Meader the rules were suspended and the entitled bill and joint resolutions in order for a third reading to-morrow morning at eleven o'clock were made in order for a third reading at the present time.

On motion of Senator Merrill the rules were further suspended and the following entitled bill and joint resolutions were severally read a third time by title and caption respectively and passed.

House Bill No. 105, (In new draft) An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the State College and University.

House Joint Resolution No. 3, Joint Resolution for additions and improvements at New Hampshire State Prison.

House Joint Resolution No. 39, Joint Resolution in favor of the State Prison.

House Joint Resolution No. 111, Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition.

INTRODUCTION OF BILL

Senator Davis moved that the rules be so far suspended as to permit the introduction of a bill at this time.

On a viva voce vote the negative prevailed.

Senator Carter demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative:

Senators Chandler, Leith, Flint, Clow, Lovejoy, Morrison, Lewis, Davis, Smith, Carter, Worthen, McInnis, Lord, McCarthy, Janelle, Meader, and White.

The following named Senator voted in the negative: Senator Merrill.

Seventeen Senators having voted in the affirmative and one Senator having voted in the negative, the affirmative prevailed, the rules were suspended, and Senator Davis introduced the following entitled bill which was read a first and second time.

Senate Bill No. 60, An Act providing for a Legislative Manual.

On motion of Senator McCarthy, the rules were further suspended, printing and reference to committee dispensed with, and the foregoing entitled bill read a third time and passed.

On motion of Senator Meader the Senate adjourned.

THURSDAY, March 24, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland.

House Bill No. 349, An Act relating to the issue of bonds by the South Antrim village fire precinct, in the town of Antrim.

House Bill No. 350, An Act to authorize the village fire precinct in the town of Wolfeboro to exceed its limit of

bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds.

House Joint Resolution No. 7, Joint Resolution for the improvement of the North road leading from Deerfield Center to Epsom line in the town of Deerfield.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the central trunk line to the Suncook-Ossipee road in the town of Chichester.

House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield.

House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

The House of Representatives refuses to concur with the Honorable Senate in the passage of the following bills:

Senate Bill No. 30, An Act in amendment of Sections 25 and 26, Chapter 200 of the Public Laws of New Hampshire, 1926, relating to fishing in Newfound lake.

Senate Bill No. 56, An Act to amend Section 1, Chapter 291 of the Public Laws, relating to the appointment of guardians.

The House of Representatives has concurred with the Honorable Senate in the passage of the following bills:

Senate Bill No. 59, An Act authorizing Sullivan county to refund its bonded indebtedness.

Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following joint resolution:

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham

for expenditures in rebuilding a bridge on the New Hampshire College highway over the Exeter river.

COMMITTEE REPORTS

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 8, Joint Resolution in favor of repairing Kearsarge Mountain road in the town of Wilmot.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria.

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to State aid for highways.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledyard bridge across the Connecticut river in said town.

House Joint Resolution No. 93, Joint Resolution for improvement of the Common at Hampton Falls.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bill and joint resolutions severally referred to the Committee on Finance under the rules.

Senator Swallow for the Committee on Military Affairs, to whom was referred House Joint Resolution No. 110, Joint Resolution in favor of erecting a memorial at the New Hampshire end of the Memorial bridge at Portsmouth, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution referred to the Committee on Finance under the rules.

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 228, An Act to amend Section 28, Chapter 80 of the Public Laws, re-

lating to repairing town highways, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred Senate Joint Resolution No. 4, Joint Resolution for the permanent improvement of a section of highway leading from Going's corner to Crockett's corner in the town of New London, and being a connecting link between two Trunk Lines, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee adopted.

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish flat and Meriden, to a junction with the West Side road at Lebanon, having considered the same, reported the same with the following amendment and recommended its passage.

Amend the title of the bill by striking out the words "West Side Road" and substituting therefor the words, "Dartmouth College Highway," so that said title as amended shall read:

An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish flat and Meriden, to a junction with the Dartmouth College Highway at Lebanon.

The report was accepted and the bill as amended referred to the Committee on Finance under the rules.

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred Senate Bill No. 44, An Act

providing for the erection of snow fence adjacent to the highways, having considered the same, reported the same with the following amendments and recommended its passage.

Amend Section 1 of the bill by striking out the whole of said section and substituting in place thereof the following:

Section 1. The State Highway Department or any city or town which is responsible for the maintenance of any public road or highway shall have authority to enter upon private property adjacent to such public road or highway and erect thereon snow fence as may be deemed necessary to prevent the snow drifting on the traveled portion of the public road or highway. Provided however, such fence shall not be erected so as to obstruct the view from the buildings located thereon without the consent of the owner.

Amend Section 2 of the bill by striking out the word "May" in the second line of said section and substituting therefor the word "April," so that said section as amended shall read as follows:

SECT. 2. Snow fence authorized under this act shall not be placed prior to November first nor shall the same remain in place after April first of the succeeding year.

The report was accepted, amendments adopted and the bill as amended ordered to a third reading this afternoon at two o'clock.

Senator Merrill, for the Committee on Finance, to whom was referred House Joint Resolution No. 87, Joint Resolution in favor of the First New Hampshire Infantry (In the Federal Service 1916-1919).

House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis.

House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925 entitled "An Act to Provide for the Acquisition by the State of the Franconia Notch, so-

called, lying in the towns of Franconia and Lincoln, as a forest reservation and state park."

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the joint resolutions and bill severally ordered to a third reading this afternoon at two o'clock.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the state house and grounds, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

A majority of the Committee on Public Health, to whom was referred House Bill No. 240, An Act to regulate the sale of milk and dairy products, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

HARRY H. MEADER, S. W. CLOW.

A minority of the Committee on Public Health, to whom was referred House Bill No. 240, An Act to regulate the sale of milk and dairy products, having considered the same, reported the same without amendment and recommended its passage.

WILLIAM H. LEITH.

Senator Leith moved that the report of the minority be substituted for that of the majority.

(Discussion ensued)

On a viva voce vote the chair was in doubt.

Sepator Leith demanded a roll call.

The question being stated:

Shall the report of the minority be substituted for that of the majority?

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Leith, Flint, Lovejoy, Lewis, Davis, Newell, Smith, Worthen, McInnis and Swallow.

The following named Senators voted in the negative:

Senators Chandler, Clow, Morrison, Carter, Lyons, Lord, McCarthy, Meader, White and Merrill.

Ten Senators having voted in the affirmative and ten Senators having voted in the negative, the result was a tie.

Thereupon the President announced his vote in the negative and the negative prevailed and the motion to substitute the report of the minority for that of the majority was lost.

The question being stated:

Shall the resolution of the majority, inexpedient to legislate, be adopted?

On a viva voce vote the affirmative prevailed and the resolution was adopted.

Senator Flint for the Committee on the Judiciary, to whom was referred House Bill No. 109, An Act in amendment of Section 4, Chapter 104 of the Public Laws, relating to motor vehicle road tolls, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

A majority of the Committee on the Judiciary, to whom was referred Senate Bill No. 3, An Act to exempt from taxation property held for religious and charitable use by the Order of Saint Benedict of New Hampshire, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

WALTER M. FLINT, O. G. MORRISON, BYRON WORTHEN.

A minority of the Committee on the Judiciary, to whom was referred Senate Bill No. 3, An Act to exempt from taxation property held for religious and charitable use by the Order of Saint Benedict of New Hampshire, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 2 of the bill by striking out all after the word "it" in the third line of said section and substituting therefor the following:

and this act shall take effect March 31, 1927; so that said section as amended shall read:

SECT. 2. The legislature may alter, amend or repeal this act whenever in their opinion the public good requires it; and this act shall take effect March 31, 1927.

WILLIAM J. McCARTHY.

Senator McCarthy moved that the report of the minority be substituted for that of the majority.

(Discussion ensued)

The question being stated:

Shall the report of the minority be substituted for that of the majority?

Senator McCarthy demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Lewis, Davis, Lyons, Swallow, Lord, Mc-Carthy, Meader and Merrill.

The following named Senators voted in the negative:

Senators Chandler, Flint, Clow, Lovejoy, Morrison, Newell, Smith, Carter, Worthen, McInnis and White.

Eight Senators having voted in the affirmative and eleven Senators having voted in the negative, the negative prevailed and the motion to substitute the report of the minority for that of the majority was lost.

The question being stated:

Shall the resolution of the majority, inexpedient to legislate, be adopted?

On a viva vocc vote the affirmative prevailed and the resolution was adopted.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 204, An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles.

Senate Bill No. 14, An Act in amendment of Section 1, Chapter 102 of the Public Laws, relating to registration and license fees on motor vehicles, having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to Arson, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

SECTION 1. Amend Chapter 391 of the Public Laws by striking out the first three sections of said chapter and inserting in place thereof the following:

1. If any person shall wilfully and maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any dwelling house, or any outbuilding adjoining thereto, or any building that is a parcel thereof or belonging thereto, he shall be imprisoned not more than thirty years.

- 2. If any person shall wilfully and maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any other building, or any bridge, or a vessel or boat lying within the body of any county, he shall be imprisoned not more than twenty years.
- 3. If any person shall wilfully and maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any barrack, cock, crib, rick or stack of hay, grain or vegetable product of any kind, or any field of standing hay or grain of any kind, or any fence, or any standing trees or bushes or any personal property of any kind; such property being of the value of twenty-five dollars or more and the property of another person, he shall be imprisoned not more than three years, or fined not more than one thousand dollars and imprisoned not more than one year.
- 4. If any person shall wilfully and maliciously and with intent to injure or defraud the insurer, set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any personal property of any kind, the property of himself or another, which shall at the time be insured by any person or corporation against loss or damage by fire, he shall be imprisoned not more than five years.
- 5. If any person shall wilfully and maliciously attempt to commit any crime mentioned in the preceding four sections, he shall be imprisoned not more than two years or fined not more than one thousand dollars.
- Sect. 2. Further amend said Chapter 391 by renumbering Sections 4 to 9 so that they shall read Sections 6 to 11.
- Sect. 3. All acts or parts of acts inconsistent herewith are hereby repealed and this act shall take effect upon its passage.

The report was accepted, amendment adopted, and the

bill as amended ordered to a third reading this afternoon at two o'clock.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

Senate Bill No. 59, An Act authorizing Sullivan county to refund its bonded indebtedness.

House Bill No. 4, An Act relating to the taking of brook trout, salmon and lake trout.

House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining the boundaries of the wards.

House Bill No. 182, An Act relating to the taking of pickerel.

House Bill No. 227, An Act relating to the board of parole.

House Bill No. 272, An Act in amendment of the laws, relative to the Union School District in Concord.

House Bill No, 351, An Act to legalize the special town meeting held on the first day of February, 1927, in the town of Hebron.

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on the Judiciary,

House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

House Bill No. 349, An Act relating to the issue of bonds by the South Antrim village fire precinct, in the town of Antrim.

House Bill No. 350, An Act to authorize the village fire precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds.

To the Committee on Roads, Bridges and Canals,

House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland.

House Joint Resolution No. 7, Joint Resolution for the improvement of the north road leading from Deerfield Center to Epsom line in the town of Deerfield.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the central trunk line to the Suncook-Ossipee road in the town of Chichester.

House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield.

RECONSIDERATION

On motion of Senator Lewis the Senate voted to reconsider the vote by which House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws, relating to investments of savings banks, was passed.

On motion of the same Senator the Senate voted to reconsider the vote by which the foregoing bill was ordered to a third reading.

On motion of the same Senator the foregoing bill was recommitted to the Committee on Banks for further consideration.

(Senator Flint in the Chair)

On motion of Senator Lyons the following resolution was adopted:

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

On motion of Senator Carter the rules were suspended and the following entitled bills and joint resolutions were severally read a third time by title and caption respectively and passed.

Senate Bill No. 14, An Act in amendment of Section 1, Chapter 102, of the Public Laws, relating to registration and license fees on motor vehicles.

Senate Bill No. 44, An Act providing for the erection of snow fence adjacent to the highways.

House Bill No. 109, An Act in amendment of Section 4, Chapter 104 of the Public Laws, relating to motor vehicle road tolls.

House Bill No. 204, An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles.

House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to arson.

House Bill No. 225, An Act to amend Section 28, Chapter 80 of the Public Laws, relating to repairing town highways.

House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925 entitled "An Act to provide for the acquisition by the state of Franconia Notch, so-called, lying in the towns of Franconia and Lincoln, as a forest reservation and state park."

House Joint Resolution No. 87, Joint Resolution in favor of the First New Hampshire Infantry (In the Federal service 1916-1919).

House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis.

INTRODUCTION OF BILL

Senator Lord under a suspension of the rules sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 61, An Act in amendment of Paragraph 1, Section 14, Chapter 60 of the Public Laws, relating to the taxation of stock in trade.

On motion of Senator Lord the following resolution was adopted:

Resolved, That when the Senate adjourns this morning it adjourn to meet Friday morning at 9 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7.30 o'clock.

On motion of Senator Smith the Senate adjourned.

FRIDAY, March 25, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., March 25, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Mc-Innis declared the Senate adjourned.

MONDAY, MARCH 28, 1927.

The Senate met according to adjournment.

Senator Leith having assumed the chair, read the following communication:

Concord, N. H., March 28, 1927.

Senator Leith:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Leith declared the Senate adjourned.

TUESDAY, MARCH 29, 1927.

The Senate met according to adjournment.

PETITION READ

The petition of the Granite State Dairyman's Association signed by Fred A. Lovering, President and Lawrence A. Carlisle, Secretary, urging the reconsideration of House Bill No. 240 was read.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 20, An Act to provide for the designation and construction of a state aid highway from the Daniel Webster highway in Laconia to the Suncook Valley trunk line in Pittsfield.

House Bill No. 118, An Act to provide for the layout of a state aid highway from the junction of the East side trunk line at Sixth street in the city of Dover, through Gonic to the east side trunk line in the city of Rochester.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia as provided in Chapter 77, Laws of 1925.

House Joint Resolution No. 76, Joint Resolution for the continuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua.

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

The House of Representatives has concurred with the Honorable Senate in the passage of the following bills:

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses.

Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott pond in the town of Fitzwilliam.

Senate Bill No. 34, An Act relating to assistants in the office of the purchasing agent.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following joint resolution:

House Joint Resolution No. 3, Joint Resolution for additions and improvements at New Hampshire State Prison.

The message further stated that the House of Representatives had concurred with the Honorable Senate in the passage of House Bill No. 257 (In Senate New Draft and New Title), An Act in relation to the salaries of Justices of the Municipal Courts of Exeter, Manchester, Concord, Portsmouth, Dover, Claremont and Newport, with the following amendment in the passage of which amendment the House of Representatives asks the concurrence of the Honorable Senate.

Amend the title of said bill by striking out the same and inserting in place thereof the following:

An Act in relation to the salaries of the Justices of the Municipal Courts.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Section 32, Chapter 323 of the Public Laws by striking out said section and inserting in place thereof the following:

32. Salaries of Justices. Salaries of Justices of Municipal Courts shall be paid from the treasury of the city or town in which such courts are located, may be paid quarterly or monthly, and shall be in the following sums per annum:

In Manchester, two thousand four hundred dollars;

In Concord, one thousand eight hundred dollars;

In Portsmouth, one thousand eight hundred dollars;

In Dover, one thousand five hundred dollars;

In Keene, one thousand two hundred dollars;

In Claremont, one thousand two hundred dollars;

In Newport, seven hundred dollars;

In Exeter, six hundred dollars;

In Laconia, one thousand two hundred dollars;

In Somersworth, six hundred dollars;

In Franklin, six hundred dollars;

In other cities and towns as follows: In cities of more than twenty-five thousand inhabitants, fifteen hundred dollars; in cities of more than twenty-thousand and less than twenty-five thousand inhabitants, twelve hundred dollars; in cities of more than ten thousand and less than twenty-thousand inhabitants, eight hundred dollars; in cities and towns of not less than seventy-five hundred nor more than ten thousand inhabitants, six hundred dollars; in cities and towns of not less than five thousand nor more than seventy-five hundred inhabitants, four hundred dollars; in towns of not more than five thousand nor less than thirty-five hundred inhabitants, three hundred dollars; in towns of less than thirty-five hundred inhabitants, one hundred dollars and such further sum as such town may vote.

Sect. 2. This act shall take effect upon its passage.

On motion of Senator Carter the foregoing bill together with the amendment proposed by the House of Representa-

tives was referred to the Committee on Revision of the Laws.

The message further stated that the House of Representatives had voted to adopt the following amendment offered by the Committee on Engrossed Bills to Senate Bill No. 41, An Act relating to conditional sales of personal property, in the adoption of which amendment the House of Representatives asked the concurrence of the Honorable Senate.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

- 1. Conditional Sales of Personal Property. Amend Chapter 216 of the Public Laws by adding after Section 30 the following:
- 30-a. *Perjury*. All wilful falsehood committed in any affidavit prescribed in Section 28 shall be deemed perjury and punished accordingly.
- 30-b. Resale. No conditional purchaser of personal property shall sell or pledge any of said property, without the consent of the vendor, in writing, indorsed upon the written memorandum witnessing the lien and upon the margin of the record thereof.
- 30-c. Second Lien. No conditional purchaser shall execute a second written memorandum witnessing the lien of personal property while the same is subject to a previously existing memorandum witnessing a lien thereon, unless the fact of the existence of the previous written memorandum is set forth in the subsequent memorandum.
- 30-d. *Penalty*. If any conditional purchaser shall be guilty of an offense against either of the two preceding sections he shall be fined not more than five hundred dollars or imprisoned not more than one year, or both.
- 30-e. . Any person who removes or conceals any personal property held under a written memorandum witnessing a lien thereon with the intent of placing it beyond the control of the vendor, or who aids in so doing, and any conditional purchaser of such property who as-

sents to such removal or concealment shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.

2. Takes Effect. This act shall take effect upon its passage.

On motion of Senator Flint the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment.

COMMITTEE REPORTS

Senator Merrill for the Committee on Finance, to whom was referred Senate Bill No. 33, An Act to amend Section 18, Chapter 180 of the Public Laws, relating to the University of New Hampshire, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

Senator Lewis moved that the foregoing bill together with the report of the Committee on Finance be laid upon the table.

The question being stated:

Shall the bill and report be laid upon the table?

(Discussion ensued)

On a viva voce vote the chair was in doubt.

Senator Smith demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Flint, Morrison, Lewis, Davis, Newell, Worthen, Swallow, Lord, McCarthy, Janelle, Meader, and Merrill.

The following named Senators voted in the negative:

Senators Chandler, Leith, Clow, Lovejoy, Smith, Carter, Lyons, McInnis, Foster, and White.

Twelve Senators having voted in the affirmative and ten Senators having voted in the negative, the affirmative prevailed and the bill with the report was laid upon the table. Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 283, An Act amending Section 15, Chapter 19 of the Public Laws, relating to clerks' compensation, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill, for the Committee on Finance, to whom was referred House Bill No. 123, An Act relating to public libraries.

House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws, relating to state and other public libraries.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game.

House Bill No. 345, An Act in amendment of Chapter 197 of the Public Laws, relating to transportation of fish and game.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 305, An Act in amendment of Section 22, Chapter 198 of the Public Laws, relating to furs, having considered the same reported the same without amendment and recommended its passage.

The report was accepted.

Senator Newell moved that the foregoing bill be indefinitely postponed.

The question being stated: Shall the bill be indefinitely postponed?

(Discussion ensued)

On a viva voce vote the negative prevailed.

Senator Newell demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Clow, Davis, Newell, Smith and McInnis.

The following named Senators voted in the negative:

Senators Chandler, Leith, Flint, Lovejoy, Morrison, Lewis, Carter, Lyons, Worthen, Swallow, Lord, McCarthy, Janelle, Meader, Foster, White and Merrill.

Five Senators having voted in the affirmative and seventeen Senators having voted in the negative, the negative prevailed and the motion to indefinitely postpone was lost.

The question being stated:

Shall the bill be read a third time?

On a *viva voce* vote the affirmative prevailed and the bill was ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred House Bill No. 56 (In Senate new draft), An Act in amendment of Section 10, Chapter 198 of the Public Laws, relating to self-hunting dogs, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 206, An Act to provide for an increase of salary for the sheriff of Cheshire county, having considered the same, reported the same with the recommendation that the Senate concur in the amendment offered by the Committee on Engrossed Bills under joint rule six.

The report was accepted and the Senate voted to concur

with the House of Representatives in the adoption of amendment offered by the Committee on Engrossed Bills to the foregoing bill.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 171, An Act relating to forms for insurance policies and contracts, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Senator Flint the foregoing bill was recommitted to the Committee on the Judiciary for further consideration.

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 40, An Act relating to the state prison.

Senate Bill No. 50, An Act relating to the federal census. House Bill No. 148 (In new draft), An Act relating to liens on mechanics and others on public works, and in amendment of Section 12, Chapter 217 of the Public Laws.

House Bill No. 149, An Act relating to pensions for members of the Fire and Police Departments and Department of Public Works in the City of Berlin.

House Bill No. 216, An Act authorizing the Derry Cooperative Building and Loan Association to change its name.

House Bill No. 291 (In new draft) An Act to dissolve certain corporations.

House Bill No. 294, An Act in relation to annual returns of Business Corporations.

House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty year serial bonds.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to

whom was referred House Bill No. 68, An Act relating to a tax upon insurance taken out with foreign companies not authorized to do business in this state, having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 338, An Act in amendment of the Charter of St. Mary's School for girls, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee adopted.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses.

Senate Bill No. 34, An Act relating to assistance in the office of the purchasing agent.

Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading.

Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott pond in the town of Fitzwilliam.

House Bill No. 74, An Act relating to liens for water rates.

House Bill No. 105, An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the state college and university. House Bill No. 109, An Act in amendment of Section 4, Chapter 104 of the Public Laws, relating to motor vehicle road tolls.

House Bill No. 156, An Act in amendment of Chapter 119 of the Public Laws, relating to locking devices on schoolhouses.

House Bill No. 204, An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles.

House Bill No. 225, An Act to amend Section 28, Chapter 80 of the Public Laws, relating to repairing town highways.

House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925 entitled "An Act to provide for the acquisition by the state of the Franconia Notch, so-called, lying in the towns of Franconia and Lincoln, as a forest reservation and state park."

House Joint Resolution No. 3, Joint Resolution for additions and improvements at New Hampshire state prison.

House Joint Resolution No. 39, Joint Resolution in favor of the state prison.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire college highway over the Exeter river.

House Joint Resolution No. 87, Joint Resolution in favor of the First New Hampshire Infantry (in the federal service, 1916-1919.)

House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis.

House Joint Resolution No. 111, Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition.

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on Roads, Bridges and Canals,

House Bill No. 20, An Act to provide for the designation and construction of a State Aid Highway from the Daniel Webster Highway in Laconia to the Suncook Valley Trunk Line in Pittsfield.

House Bill No. 118, An Act to provide for the layout of a State Aid Highway from the junction of the East Side Trunk Line at Sixth Street in the city of Dover, through Gonic to the East Side Trunk Line in the city of Rochester.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia, as provided in Chapter 77, Laws of 1925.

House Joint Resolution No. 76, Joint Resolution for the continuation and completion of the improvement of the Main road in the town of Tamworth from Whittier to Chocorua.

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

RECONSIDERATION

On motion of Senator Morrison the Senate voted to reconsider the vote whereby the report of the Committee on Public Health, inexpedient to legislate, on House Bill No. 240, An Act to regulate the sale of milk and dairy products, was adopted.

On motion of the same Senator the Senate voted to reconsider the vote whereby the motion to substitute the report of the minority of the Committee on Public Health on House Bill No. 240, An Act to regulate the sale of milk and dairy products, ought to pass, was lost.

On motion of Senator Leith the following amendment was adopted.

Amend the bill by striking out in line 1 of Section 6

after the word "on" the words "July 1, 1927" and inserting in place thereof the words "June 1, 1928" so that said section as amended shall read:

Sect. 6. This act shall take effect on June 1, 1928.

On motion of Senator White the foregoing bill as amended was recommitted to the Committee on Public Health for further consideration.

INTRODUCTION OF BILLS

Senator Lewis under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 62, An Act relating to the charter of the Northern Railroad.

Senator Flint under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 63, An Act designating Rowbartwood Lake in the town of Campton.

On motion of Senator Flint, the order by which the foregoing bill was referred to the Committee on the Judiciary was vacated and the bill was referred to the Committee on Fisheries and Game.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

(Senator Meader in the Chair)

On motion of Senator Flint the Senate voted to reconsider the vote whereby House Bill No. 291, An Act to dissolve certain corporations, was ordered to a third reading.

On motion of the same Senator the following amendment to the foregoing bill was adopted.

Amend Section 1 of said bill by inserting the words "Adams Garage Company (Pittsfield, 1921)" before the words "Alvaro Realty Company;" further amend said section by inserting the words "Peaked Hill Electric Light Company (Bristol, 1926)" before the words "Peerless Manufacturing Company;" further amend said section by inserting the words "Squam Lake Lumber Company (Ashland, 1906)" before the words "Sta Manufacturing Company."

The bill as amended was ordered to a third reading tomorrow morning at 11 o'clock.

On motion of the same Senator the rules were so far suspended as to permit the third reading and final passage of the foregoing bill as amended at the present time.

On motion of Senator Swallow the rules were further suspended, and the foregoing bill read a third time by title and passed.

THIRD READINGS

The following entitled bill was read a third time and passed.

House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws, relating to state and other public libraries.

On motion of Senator Flint the rules were suspended and the following entitled bills were severally read a third time by title and passed.

Senate Bill No. 40, An Act relating to the state prison.

Senate Bill No. 50, An Act relating to the federal census. House Bill No. 123, An Act relating to public libraries.

House Bill No. 148 (In new draft), An Act relating to liens of mechanics and others on public works and in amendment of Section 12, Chapter 217 of the Public Laws.

House Bill No. 149, An Act relating to pensions for members of the Fire and Police Departments and Department of Public Works in the city of Berlin.

House Bill No. 216, An Act authorizing the Derry Co-

operative Building and Loan Association to change its name.

House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game.

House Bill No. 294, An Act in relation to annual returns of business corporations.

House Bill No. 305, An Act in amendment of Section 22, Chapter 198 of the Public Laws, relating to furs.

House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty year serial bonds.

House Bill No. 345, An Act in amendment of Chapter 197 of the Public Laws, relating to transportation of fish and game.

On motion of Senator Flint the Senate voted to reconsider the vote whereby the report of the Committee on the Judiciary on House Bill No. 338, An Act in amendment of the charter of St. Mary's School for girls, inexpedient to legislate, was adopted.

On motion of the same Senator the foregoing bill was recommitted to the Committee on the Judiciary for further consideration.

On motion of Senator Foster the Senate adjourned.

WEDNESDAY, March 30, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bill and joint resolutions, in the passage of which it asks the concurrence of the Honorable Senate:

House Joint Resolution No. 5, Joint Resolution for the

continuation of the improvement of the main road leading from Tyngsboro, Mass., to Hudson village in the town of Hudson, on the east side of the Merrimack river.

House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake in the town of Rumney.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan river valley.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water river bridge in the town of Seabrook.

House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton.

House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan.

The House of Representatives refuses to concur with the Senate in the passage of the following bill.

Senate Bill No. 32, An Act relating to the use of radios. The House of Representatives has voted to concur with the Honorable Senate in its amendment to the following bill:

House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to arson.

COMMITTEE REPORTS

Senator Merrill for the Committee on Banks, to whom was referred House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws, relating to investments of Savings Banks, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

On motion of Senator Lewis the rules were so far suspended as to permit the third reading and final passage of the foregoing entitled bill at this time.

On motion of Senator Merrill the rules were further suspended and the foregoing bill read a third time by title and passed.

Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 22 (In New Draft), An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers.

House Bill No. 47, An Act relating to State Aid to certain towns for maintenance of town highways.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria.

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to State Aid for highways.

House Joint Resolution No. 84 (In Senate new Draft and New Title), Joint Resolution authorizing the State Highway Department to make investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington.

House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat, and Meriden, to a Junction with the Dartmouth College Highway at Lebanon.

House Joint Resolution No. 93, Joint Resolution for improvement of the Common at Hampton Falls.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally ordered to a third reading this afternoon at two o'clock.

Senator Merrill for the Committee on Finance, to whom

was referred House Joint Resolution No. 43, Joint Resolution to provide for extensions and improvements at the State Library, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 306, An Act to amend Section 8, Chapter 181 of the Public Laws, relating to the Department of Agriculture, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Davis for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 79, Joint Resolution for the repair and maintenance of the Daniel Webster Birthplace in the city of Franklin.

House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire boundary line.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bill and joint resolution severally referred to the Committee on Finance under the rules.

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 38, Joint resolution for improvement of certain road in the town of Brookfield.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the State Highway Department.

House Joint Resolution No. 7, Joint Resolution for the

improvement of the North road leading from Deerfield Center to Epsom Line in the town of Deerfield.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the Central Trunk Line to the Suncook Ossipee road in the town of Chichester.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally referred to the Committee on Finance under the rules.

Senator Carter for the Committee on Revision of the Laws, to whom was referred House Bill No. 257 (In New Title and New Draft), An Act in relation to the salaries of the Justices of the Municipal Courts, having considered the same, reported the same with the following recommendation, That the Senate refuse to concur with the House of Representatives in the adoption of the amendment to the foregoing bill and request a committee of conference.

The report was accepted.

On motion of Senator Carter, the Senate voted not to concur with the House of Representatives in the amendment to the foregoing bill and to request a committee of conference.

Pursuant to the above vote, the President appointed as members of such committee of conference on the part of the Senate, Senators Carter and McInnis.

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 62, An Act relating to the Charter of the Northern Railroad, having considered the same, reported the same with the following amendment and recommended its passage.

Amend the bill by striking out all of Section 1 and inserting in place thereof the following:

Section 1. Amend Chapter 190 of the Laws of 1844 by adding a new section to be Section 3-a, as follows: Sect. 3-a. The directors may also elect a vice-president and an as-

sistant treasurer and confer upon them such powers and duties as they may deem to be expedient. At least five of the directors shall be citizens and residents of New Hampshire.

The report was accepted, amendment adopted, and the bill as amended ordered to a third reading this afternoon at two o'clock.

On motion of Senator Flint the rules were suspended, and the foregoing bill read a third time and passed.

(Senator McCarthy in the chair)

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 338, An Act in amendment of the charter of St. Mary's School for Girls.

House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners confined therein.

House Bill No. 349, An Act relating to the issue of bonds by the South Antrim Village Fire Precinct in the town of Antrim.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 350, An Act to authorize the Village Fire Precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by striking out the whole of Section 2 and inserting in place thereof the following:

SECT. 2. The commissioners of the village fire precinct are hereby empowered and authorized to issue for and in behalf of said district serial notes or bonds to the amount of fifty thousand dollars for the purpose of improving its

electric light plant. Said notes or bonds shall be issued in conformity to the Public Laws, Chapter 59, Section 7, covering a period of not exceeding fifteen years.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 48, An Act empowering the city of Dover to incur debts in the amount of six per cent of its valuation, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. The city of Dover may at any time have and incur debt for all purposes including school purposes to an amount not exceeding in the aggregate six per cent of its last assessed valuation, provided however, that in ascertaining the amount of such debt so to be compared with said six per cent, indebtedness lawfully incurred outside of said limit shall not be considered and deductions may be made as specified in the Municipal Bonds Statute and acts in amendment thereof and in addition thereto. So long as the aggregate net debt of said city for school purposes and all other purposes shall not exceed said limit of six per cent, the city may incur school debt in excess of the limit of two per cent imposed upon school districts by said Municipal Bonds Statute.

Except as herein provided all indebtedness of said city, whether or not incurred for school purposes, shall be subject to said Municipal Bonds Statute and acts in amendment thereof and in addition thereto.

SECT. 2. Said city shall constitute a single municipal corporation with powers for municipal and school purposes, including all the powers of a school district. All provisions of law or of the charter of said city affecting

school districts or schools shall, so far as not inconsistent herewith, continue to apply to said city.

SECT. 3. All indebtedness of any governmental subdivision territorially co-extensive with said city hitherto incurred for school purposes, in whatever form or however incurred, and all orders and votes authorizing an incurring of indebtedness or the issuance of bonds or notes or other obligations for school purposes by any such subdivision, or by the city, are hereby confirmed, ratified and validated. The city treasurer is hereby authorized to reimburse the city treasury for any sums advanced therefrom the receipt from proceeds of school bonds or notes which may be issued within said aggregate debt limit.

SECT. 4. All acts and parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading this afternoon at two o'clock.

On motion of Senator Foster the rules were so far suspended as to permit the third reading and final passage of the foregoing bill at this time.

On motion of Senator Flint the rules were further suspended and the foregoing bill read a third time by title and passed.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 347, An Act in amendment of Section 27 of Chapter 324 of the Public Laws, relating to the salary of the sheriff in Sullivan county, having considered the same reported the same with the following amendment and recommended its passage.

Amend the title of the bill by striking out the same and by inserting in place thereof the following:

An Act relating to the salaries of the sheriffs of the several counties.

Amend Section 1 of the bill by striking out the same and and by inserting in place thereof the following:

1. Amend Section 27, Chapter 324 of the Public Laws, as amended by acts passed at the present session of the legislature, approved March 22 and March 30, by striking out said section and by inserting in place thereof the following: 27. Salaries. The annual salaries of the sheriffs of the several counties shall be as follows:

In Rockingham, six hundred dollars.

In Strafford, one thousand dollars.

In Belknap, one thousand dollars.

In Carroll, five hundred dollars.

In Merrimack, two thousand dollars.

In Hillsborough, fifteen hundred dollars.

In Cheshire, nine hundred dollars.

In Sullivan, eight hundred dollars.

In Grafton, one thousand dollars.

In Coos, one thousand dollars.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading this afternoon at two o'clock.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

House Bill No. 185, An Act to incorporate the Peterborough Home for the Aged.

House Bill No. 206, An Act to provide for an increase of salary for the sheriff of Cheshire county.

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following bill and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on Roads, Bridges and Canals.

House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan.

House Joint Resolution No. 5, Joint Resolution for the continuation of the improvement of the main road leading from Tyngsboro, Mass., to Hudson Village in the town of Hudson, on the east side of the Merrimack river.

House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake in the town of Rumney.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan river valley.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water river bridge in the town of Seabrook.

House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton.

(Recess)

(The President in the Chair)

INTRODUCTION OF BILL

Senator Morrison under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on the Judiciary.

Senate Bill No. 64, An Act authorizing the New London water system precinct to borrow money and extend its water works system.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

(Senator Newell in the chair.)

THIRD READINGS

On motion of Senator McCarthy the rules were suspended and the following entitled bills and joint resolutions were severally read a third time by title and caption respectively and passed:

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to State Aid for highways.

House Bill No. 22 (In new draft), An Act in amendment of Chapter 116 of the Public Laws, relating to Aid for Dependent Mothers.

House Bill No. 47, An Act relating to State Aid to certain towns for maintenance of town highways.

House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the Dartmouth College Highway at Lebanon.

House Bill No. 338, An Act in amendment of the Charter of St. Mary's School for girls.

House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners confined therein.

House Bill No. 347, An Act relating to the salaries of the sheriffs of the several counties.

House Bill No. 349, An Act relating to the issue of bonds by the South Antrim Village Fire Precinct, in the town of Antrim.

House Bill No. 350, An Act to authorize the Village Fire Precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria.

House Joint Resolution No. 84 (in Senate new draft and

new title), Joint Resolution authorizing the State Highway Department to make investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington.

House Joint Resolution No. 93, Joint Resolution for improvement of the Common at Hampton Falls.

COMMITTEE REPORTS

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws, relating to State and other Public Libraries, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend the title of said bill by striking out the same and by inserting in place thereof the following:

An Act relating to the salary of the cataloguer at the state library.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend the title of said bill by striking out the same and by inserting in place thereof the following:

An Act relating to the taking of oysters.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

INTRODUCTION OF BILL

Senator Carter under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Revision of the Laws.

Senate Bill No. 65, An Act in amendment of Chapter 99 of the Public Laws, relating to the Commissioner of Motor Vehicles.

On motion of Senator Smith the Senate adjourned.

THURSDAY, MARCH 31, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk:

HOUSE MESSAGE

Mr President:

The House of Representatives has passed the following entitled bills and joint resolution, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents.

House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures.

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the Legislature.

House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following bills:

House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws, relating to investments of savings banks.

The House of Representatives refuses to concur with the Senate in the passage of the following bill:

Senate Bill No. 60, An Act providing for a Legislative manual.

The House of Representatives has acceded to the request of the Honorable Senate for a committee of conference on House Bill No. 257, (In Senate new draft and new title), An Act in relation to the salaries of the justices of the municipal court.

The Speaker has appointed as members of such committee on the part of the House of Representatives, Messrs. Cheney of Laconia and Smith and Neal of Portsmouth.

CONCURRENT RESOLUTION

The message further stated that the House of Representatives had passed the following concurrent resolution; in the passage of which resolution the House of Representatives asked the concurrence of the Honorable Senate:

Resolved, That Rule 13 of the Joint Rules of the Senate and House of Representatives adopted at this session be amended by striking out the word "third" in the fourth line of said rule and inserting in place thereof the word "second," so that the rule as amended will read as follows:

13. No bill, joint resolution, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature after the second week of the session, unless reported by the Committee on Rules; provided that this rule may be suspended in either House whenever two-thirds of the whole number of members shall, on division taken, vote in favor thereof, and not otherwise.

On motion of Senator Flint the Senate voted to concur with the House of Representatives in the passage of the foregoing concurrent resolution.

COMMITTEE REPORTS

Senator Leith for the Committee on Public Health, to whom was referred House Bill No. 240, An Act to regulate the sale of milk and dairy products, having considered the same reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Senator Leith the rules were so far suspended as to permit the third reading and final passage of the foregoing entitled bill at this time.

On motion of Senator Flint the rules were further suspended and the foregoing entitled bill was read a third time by title and passed.

Senator Lovejoy for the Committee on Fisheries and Game, to whom was referred Senate Bill No. 63, An Act designating Rowbartwood Lake in the town of Campton, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Smith for the Committee on Labor, to whom was referred House Bill No. 111, An Act in amendment of Section 14, Chapter 176 of the Public Laws, relating to masters, apprentices and laborers, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

(Senator White in the Chair)

Senator Lewis for the Committee on Banks, to whom was referred Senate Bill No. 39, An Act relating to safe deposit boxes, having considered the same reported the same with the following amendment and recommended its passage.

Amend Section 1 of the bill by striking out the words "organized for the purpose" in the second and third lines of said section and inserting in place thereof the words "authorized to engage in the business"; so that said section as amended shall read:

Section 1. If the amount due for the rent or use of a box or safe in the vaults of a domestic corporation authorized to engage in the business of letting vaults, safes and other receptacles shall not have been paid for two years,

such corporation may cause to be mailed, postpaid, to the person in whose name such safe or box stands upon the books of such corporation and at his address as stated on said books, a notice stating that if the amount then due for the use or rent of such safe or box shall not be paid within sixty days from the date of such notice such corporation will cause safe or box to be opened in the presence of its president, treasurer or superintendent and of a notary public, and the contents thereof, if any, to be sealed up in a package and placed in one of the storage vaults of such corporation. If, upon the expiration of said sixty days from the date of such notice, such person shall have failed to pay the amount due for the use or rent of such safe or box in full to the date of such notice, all right of such person in such safe or box and of access thereto shall cease, and such corporation may in the presence of its president, treasurer or superintendent and of a notary public not an officer or in the general employ of such corporation, cause such safe or box to be opened, and such notary public shall remove the contents thereof, make a list of the same and shall seal up such contents in a package and shall mark thereon the name of the person in whose name such safe or box stood on the books of such corporation and his address as stated on said books, and such package shall in the presence of said notary public and of said president, treasurer or superintendent be placed in one of the storage vaults of such corporation; and the proceedings of such notary public, including said list of the contents of said safe or box and his estimate of the total value of said contents, shall be set forth by him in his own handwriting and under his official seal in a book kept by such corporation for the purpose. The officer of such corporation who sent said written notice shall in the same book state his proceedings relative thereto, setting forth a copy of said notice. Both of said statements shall be sworn to by such notary public and officer, respectively, before a justice of the peace, who shall make certificate thereof in said book; and said written statements shall

be prima facic evidence of the facts therein set forth in all proceedings at law and in equity wherein evidence of such facts would be competent. The provisions of this section shall not impair any right relative to such safes, boxes or their contents which such corporation would otherwise have.

The report was accepted, amendment adopted, and the bill as amended ordered to a third reading this afternoon at two o'clock.

The following report of the Committee on Engrossed Bills was read and accepted:

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

Senate Bill No. 41, An Act relating to conditional sales of personal property.

House Bill No. 47, An Act relating to state aid to certain towns for maintenance of town highways.

House Bill No. 123, An Act relating to public libraries.

House Bill No. 149, An Act relating to pensions for members of the fire and police departments and department of public works of the city of Berlin.

House Bill No. 216, An Act authorizing the Derry Cooperative Building and Loan Association to change its name.

House Bill No. 250, An Act relating to regulation of highways by the highway commissioner and selectmen.

House Bill No. 294, An Act in relation to annual returns of business corporations.

House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty-year serial bonds.

House Bill No. 345, An Act relating to the transportation of fish and game.

READ AND REFERRED

On motion of Senator Flint, the rules were suspended, and the following entitled bills and joint resolution sent up

from the House of Representatives, were severally read a first and second time by title and referred:

To the Committee on the Judiciary,

House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures.

House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

To the Committee on Revision of the Laws,

House Bill No. 203, (In new draft), An Act relating to the registration of motor vehicles of non-residents.

Under the foregoing suspension of the rules the following entitled bill sent up from the House of Representatives was read a first and second time by title, laid upon the table to be printed, and referred:

To the Committee on the Judiciary,

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the Legislature.

INTRODUCTION OF JOINT RESOLUTION

Senator Flint under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following joint resolution which was read a first time.

Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a Constitutional Convention.

On motion of the same Senator the rules were further suspended and the foregoing joint resolution read a second time by its caption, laid upon the table to be printed and referred to the Committee on the Judiciary.

On motion of Senator Lovejoy, the following resolution was adopted.

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

On motion of Senator Swallow, the rules were suspended

and the following entitled bills were severally read a third time by title and passed.

Senate Bill No. 39, An Act relating to safe deposit boxes. Senate Bill No. 63, An Act designating Rowbartwood Lake in the town of Campton.

On motion of Senator Foster, the following resolution was adopted.

Resolved, That when the Senate adjourns this morning it adjourn to meet Friday morning at 9:00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7:30 o'clock.

On motion of Senator McInnis the Senate adjourned.

FRIDAY, APRIL 1, 1927

The Senate met according to adjournment.

Senator Worthen having assumed the chair, read the following communication:

Concord, N. H., April 1, 1927.

Senator Worthen:

Please preside for me at this morning's session of the New Hampshire Senate and oblige.

FRANK P. TILTON,

President.

There being manifestly no quorum present, Senator Worthen declared the Senate adjourned.

MONDAY, APRIL 4, 1927.

The Senate met according to adjournment.

Senator Chandler having assumed the chair, read the following communication:

Concord, N. H., April 4, 1927.

Senator Chandler:

Please preside for me at tonight's session of the New Hampshire Senate and oblige.

FRANK P. TILTON,

President.

On motion of Senator Meader the Senate adjourned.

TUESDAY, APRIL 5, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Leith was granted leave of absence for the day on account of important business.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills and joint resolutions in the passage of which it asks the concurrence of the Honorable Senate.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common Jails and Prisoners therein."

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

House Joint Resolution No. 116, Joint Resolution in favor of the state prison.

House Joint Resolution No. 117, Joint Resolution providing for the publication of the digest of the Supreme Court decisions.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills:

House Bill No. 138, An Act to amend Sections 16 and 17. Chapter 10 of the Public Laws, relating to state and other public libraries.

House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following bills:

House Bill No. 347, An Act in amendment of Section 27, Chapter 324 of the Public Laws, relating to the salary of the sheriff in Sullivan county.

House Bill No. 22, (In new draft), An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers.

House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the West Side road at Lebanon.

House Bill No. 350, An Act to authorize the Village Fire Precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds.

House Bill No. 291, An Act to dissolve certain corporations.

The House of Representatives has concurred with the Senate in the passage of the following bills:

Senate Bill No. 48, An Act empowering the city of Dover to incur debts in the amount of six per cent of its valuation.

Senate Bill No. 14, An Act in amendment of Section 1. Chapter 102, of the Public Laws, relating to registration and license fees on motor vehicles.

The message further stated that the House of Representatives had voted to adopt the following amendment offered by the Committee on Engrossed Bills to House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to Arson, in the adoption of which amendment the House of Representatives asked the concurrence of the Honorable Senate.

Amend said bill by striking out Section 2, relating to renumbering certain sections.

On motion of Senator Carter the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment.

The message further stated that the House of Representatives had passed the following concurrent resolution in the passage of which resolution the House of Representatives asked the concurrence of the Honorable Senate:

Whereas, It appears that all necessary legislative work may be easily accomplished by Thursday, April 14th inst.; therefore be it

Resolved, By the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Thursday, April 14th instant at three o'clock in the afternoon, and be it further

Resolved, That all reports, bills and joint resolutions pending at that time in either branch of the legislature, be indefinitely postponed.

On motion of Senator Flint the Senate voted to lay the foregoing resolution upon the table.

COMMITTEE REPORTS

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a Constitutional Convention.

Senate Bill No. 64, An Act authorizing the New London Water System Precinct to borrow money and extend its water works system.

House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to Foreign Life insurance companies and Mutual Life insurance companies insuring only through agents.

House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to the State College and University.

House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally ordered to a third reading this afternoon at two o'clock,

Senator Lord, for the Committee on Judiciary, to whom was referred House Bill No. 94, An Act in amendment of Section 59, Chapter 275 of the Public Laws, relating to the tax on foreign insurance companies, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee adopted.

Senator Lord for the Committee on Judiciary, to whom was referred House Bill No. 171, An Act relating to forms for insurance policies and contracts, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on Judiciary, to whom was referred House Bill No. 191, An Act relating to agents of foreign insurance companies, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on Judiciary, to whom was referred House Bill No. 192, An Act relating to examination of agents of foreign insurance companies, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

COMMITTEE OF CONFERENCE REPORT

The Committee of Conference to whom was referred House Bill No. 257 (In Senate New Draft and Title), An Act in relation to the salaries of the Justices of the Municipal Courts, recommend that the Senate recede from its refusal to concur with the House of Representatives in its adoption of an amendment to said bill, and further recommend that the Senate adopt said amendment.

WILLIAM B. McINNIS, ELLIOTT A. CARTER, Senate Confrerces.

HAROLD M. SMITH,
JOHN H. NEAL,
THOMAS P. CHENEY,
House Confrerces.

The report was accepted.

Senator Carter moved that the Senate recede from its refusal to concur with the House of Representatives in its adoption of the amendment to the foregoing bill.

(Discussion ensued)

On a viva voce vote the affirmative prevailed and the Senate voted to recede from its refusal to concur with the House of Representatives in its adoption of the amendment.

On motion of Senator Carter the Senate voted to concur with the House of Representatives in its adoption of the aforesaid amendment to the foregoing bill.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

House Bill No. 291, An Act to dissolve certain corporations.

House Bill No. 22, An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers.

House Bill No. 138, An Act relating to the salary of the cataloguer at the state library.

House Bill No. 148, An Act relating to liens of mechanics and others on public works and in amendment of Section 12, Chapter 217 of the Public Laws.

House Bill No. 254, An Act relating to the taking of oysters.

House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 305, An Act in amendment of Section 22 of Chapter 198 of the Public Laws, relating to furs.

House Bill No. 338, An Act in amendment of the charter of St. Mary's School for Girls.

House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners therein.

House Bill No. 347, An Act relating to the salaries of the sheriffs of the several counties.

House Bill No. 349, An Act relating to the issue of bonds by the South Antrim Village Fire Precinct, in the town of Antrim.

House Bill No. 350, An Act to authorize the Village Fire Precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria.

House Joint Resolution No. 93, Joint Resolution for improvement of the common at Hampton Falls.

(Senator Newell in the Chair)

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following entitled bills and joint resolutions sent up from the House of Representatives were severally read a first and second time by title and caption respectively and referred:

To the Committee on State Prison and Industrial School, House Joint Resolution No. 116, Joint Resolution in favor of the State Prison.

On motion of Senator Carter the order by which the foregoing bill was referred to the committee on State Prison and Industrial School was vacated and the bill referred to the Committee on Finance.

To the Committee on Roads, Bridges and Canals,

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

To the Committee on Revision of the Laws,

House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common Jails and Prisoners therein."

To the Committee on Claims,

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

To the Committee on the Judiciary,

House Joint Resolution No. 117, Joint Resolution providing for the publication of the digest of the Supreme Court decisions.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

INTRODUCTION OF BILLS

Senator Carter under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time.

Senate Bill No. 66, An Act in relation to the salary of justice of the municipal court of Lebanon.

On motion of Senator McCarthy the rules were further suspended, printing and reference to committee dispensed with, and the foregoing bill read a third time and passed.

Senator Clow under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill.

Senate Bill No. 67, An Act empowering the town of Wolfeboro, and such other towns as may hereafter be authorized to establish the office of town manager.

On motion of Senator Flint the rules were further suspended and the foregoing bill read a first and second time by title, laid upon the table to be printed and referred to the Committee on Judiciary.

Senator Flint, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill:

Senate Bill No. 68, An Act in amendment of the transfer tax reciprocal exemption.

On motion of the same Senator the rules were further suspended, printing and reference to committee dispensed with, and the foregoing bill read a third time by title and passed.

TAKEN FROM THE TABLE

On motion of Senator Lewis Senate Bill No. 33, An Act to amend Section 18, Chapter 180 of the Public Laws, relating to the University of New Hampshire together with the report on the same by the Committee on Finance was

taken from the talbe and recommitted to the Committee on Finance for further consideration.

On motion of Senator Newton the Senate adjourned.

AFTERNOON

(Senator Davis in the chair)

THIRD READINGS

On motion of Senator Flint the rules were suspended and the following entitled bills and joint resolution were severally read a third time by title and caption respectively, and passed:

Senate Bill No. 64, An Act authorizing the New London water system precinct to borrow money and extend its water works system.

Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a Constitutional Convention.

House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign life insurance companies and mutual life insurance companies insuring only through agents.

House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to the State College and University.

House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns.

COMMITTEE REPORTS

Senator Newton for the Committee on Roads, Bridges and Canals, to whom was referred Senate Bill No. 57, An Act relating to changes of location of highways under certain conditions, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

On motion of Senator Newton the rules were so far suspended as to permit the third reading and final passage of the foregoing entitled bill at the present time.

On motion of Senator Smith the rules were further suspended and the foregoing entitled bill read a third time by title and passed.

Senator Newton for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 20, An Act to provide for the designation and construction of a State Aid highway from the Daniel Webster highway in Laconia to the Suncook Valley Trunk line in Pittsfield.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia, as provided in Chapter 77, Laws of 1925.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Taniworth for injuries received while in performance of his duties as an employee on the highway.

House Joint Resolution No. 76, Joint Resolution for the continuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua.

House Joint Resolution No. 78, Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey.

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

House Bill No. 118 (In new draft and new title), An Act to provide for the layout of a State Aid highway from the junction of the East Side Trunk line at Sixth street in the city of Dover, through Gonic, to the East Side Trunk line in the city of Rochester.

House Bill No. 339, An Act to establish a State Aid road from New Hampton to Ashland.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally referred to the Committee on Finance under the rules.

Senator Janelle for the Committee on Laconia State

School, to whom was referred House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State School, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill referred to the Committee on Finance under the rules.

On motion of Senator White the following resolution was adopted.

Resolved, That the President appoint a committee of three to confer with a like committee from the House, to procure suitable entertainment for the evening of adjournment.

On motion of Senator Foster the Senate adjourned.

WEDNESDAY, APRIL 6, 1927.

The Senate met according to adjournment.

COMMITTEE APPOINTED

Pursuant to a foregoing resolution creating a special joint committee to provide suitable entertainment for the night of the adjournment of the legislature the President named as members of such committee on the part of the Senate, Senators White, Lovejoy and McInnis.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 90 (In New Draft), An Act in amendment of Section 13, Chapter 264 of the Public Laws, relating to fiduciary powers of trust companies and national banks.

House Bill No. 299, An Act to permit cities and towns to abate local taxes on manufacturing plants and stock in trade in certain cases.

House Bill No. 255, An Act in amendment of Section 10, Chapter 68 of the Public Laws, relating to the tax commission.

House Bill No. 356, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1928.

House Bill No. 357, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1929.

House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals.

The House of Representatives has concurred with the Senate in the passage of the following bills:

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to state aid for highways.

Senate Bill No. 62, An Act relating to the charter of the Northern railroad.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following bills:

House Bill No. 240, An Act to regulate the sale of milk and dairy products.

The House of Representatives has concurred with the Honorable Senate in the passage of the following joint resolution:

House Joint Resolution No. 84 (In Senate New Draft), Joint Resolution authorizing the State Highway Department to make investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington.

The message further stated that the House of Representatives had concurred with the Honorable Senate in the

passage of Senate Bill No. 50, An Act relating to the Federal Census, with the following amendment, in the adoption of which amendment it asked the concurrence of the Honorable Senate.

Amend said Bill by striking out the whole of Section 1 thereof and inserting in its place the following:

Section 1. In order that the state may co-operate with the Director of the Federal census in all matters pertaining to the census, and as it is desirable that the Fifteenth Census of the United States, to be taken in 1930, and subsequent censuses, should show more accurately for this state than heretofore the separation of the population of the state by urban and rural classification, in conformity with the practice in other states, the secretary of state, upon request made to him by the Director of the Federal Census, shall obtain from the officers of the towns designated to him by said director the metes and bounds of the compact parts of such towns, the same to be established in accordance with general instructions also furnished by the said director, in order that the enumerator of the Bureau of the Census may be able to enumerate the population of such compact parts as distinguished from the population in the remaining portions of the towns.

On motion of Senator Flint the Senate voted to concur with the House of Representatives in its adoption of the foregoing amendment to the aforesaid bill.

The message further stated that the House of Representatives had voted to adopt the following amendment offered by the Committee on Engrossed Bills to House Bill No. 92, An Act to establish a continuous highway from Central Road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat, and Meriden to a junction with the Dartmouth College road at Lebanon, in the adoption of which amendment it asked the concurrence of the Honorable Senate.

Amend the title of the bill by striking out the words

"Dartmouth College Highway" and by inserting in place thereof the words, "Dartmouth College Road."

Amend Section 1 of said bill by striking out the word "highway" in the sixth line of said section and by inserting in place thereof the word "road."

Amend Section 3 of said bill by striking out the words "Chapter 35, Laws of 1905" in the sixth line of said section and by inserting in place thereof the words "Sections 9 and 10, Chapter 83 of the Public Laws."

Amend Section 7 of said bill by striking out the words, "Section 1, Chapter 80, Laws of 1923, an amended and reenacted by Chapter 85, Sections 10, 11 and 12 of the Revised Public Laws," in the second, third and fourth lines of said section and by inserting in place thereof the words and figures, "Sections 10 and 11, Chapter 84 of the Public Laws."

On motion of Senator Lewis the Senate voted to concur with the House of Representatives in its adoption of the foregoing amendment, proposed by the Committee on Engrossed Bills.

COMMITTEE REPORTS

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 7, Joint Resolution for the improvement of the North Road leading from Deerfield Center to Epsom Line in the town of Deerfield, having considered the same reported the same with the following amendment and recommended its passage.

Amend the joint resolution by striking out all after the enacting clause and substitutiting therefor the following:

That the sum of One Thousand Dollars (\$1,000.) for the year 1927 and a like sum for the year 1928 be and hereby is appropriated on condition the Town of Deerfield appropriate Five Hundred Dollars (\$500.) for each of the two years for the improvement of the Candia Road, so called, leading from Candia Line to Deerfield South Road in the Town of Deerfield. Said sums appropriated by the

state and by the town shall be expended under the direction of the Highway Commissioner and the sums appropriated by the state shall be a charge upon the maintenance funds as provided by Chapter 80, Laws of 1923.

The report was accepted, amendment adopted and the joint resolution as amended ordered to a third reading this afternoon at two o'clock.

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 5, Joint Resolution for the continuation of the improvement of the ma. road leading from Tyngsboro, Mass., to Hudson Village in the town of Hudson, on the East Side of the Merrimack River.

House Joint Resolution No. 8, Joint Resolution in favor of repairing Kearsarge Mountain road in the town of Wilmot.

House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson Lake in the town of Rumney.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan River Valley.

House Bill No. 20, An Act to provide for the designation and construction of a State Aid Highway from the Daniel Webster Highway in Laconia to the Suncook Valley Trunk Line in Pittsfield.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the Central Trunk Line to the Suncook-Ossipee road in the town of Chichester.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolu-

tions severally ordered to a third reading this afternoon at two o'clock.

(Senator Lord in the chair)

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield.

House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water river bridge in the town of Seabrook.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia as provided in Chapter 77, Laws of 1925.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the State Highway Department.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

House Joint Resolution No. 76, Joint Resolution for the continuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua.

House Joint Resolution No. 78, Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledyard bridge across the Connecticut river in said town. House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton.

House Joint Resolution No. 116, Joint Resolution in favor of the State Prison.

House Bill No. 118 (In New Draft and New Title), An Act to provide for the layout of a State Aid Highway from the Junction of the East Side Trunk Line at Sixth Street in the city of Dover, through Gonic, to the East Side Trunk Line in the city of Rochester.

House Bill No. 337 (In New Draft), An Act to provide for the marking of the Maine and New Hampshire boundary line.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally ordered to a third reading this afternoon at two o'clock.

(Senator McInnis in the chair)

Senator Carter for the Committee on Revision of the Laws, to whom was referred House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to County Commissioners.

House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common Jails and Prisoners therein."

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Carter for the Committee on Revision of the

Laws to whom was referred Senate Bill No. 65, An Act in amendment of Chapter of the Public Laws relating to the Commissioner of Motor Vehicles, having considered the same, reported the same with the following amendment and recommended its passage.

Amend the bill by striking out all of Section 2 and substituting in place thereof the following:

SECT. 2. Amend Chapter 99 of the Public Laws by adding at the end thereof the following new sections:

SECT. 16. Appointment. The motor vehicle commissioner, with the consent of the Governor and Council, may appoint suitable persons as motor vehicle policemen to hold office during the pleasure of said commissioner. Such policemen shall be under the direction and supervision of said commissioner and shall act and incur expenses only at his direction.

SECT. 17. Powers and Duties. Such policemen shall patrol public ways, as said commissioner shall direct, to enforce the rules, regulations and laws relating to vehicles. They shall also have power to investigate violations of any law, and to serve, in any part of the state, criminal process.

SECT. 18. Arrest. Such policemen may arrest, without warrant and on view, in any part of the state, a person violating any provision of law, and turn such persons over to the local authorities for prosecution.

SECT. 19. Fees. Such policemen shall be allowed the fees of sheriffs for service of criminal process and three dollars a day for attending court, all of which shall be taxed as costs.

SECT. 20. Compensation. The compensation of such policemen, other than fees, shall be fixed by said commissioner subject to the approval of the Governor and Council.

SECT. 21. Reports. Such policemen shall make to said commissioner such reports as may be required by him.

The report was accepted, amendment adopted, and the

bill as amended was ordered to a third reading this afternoon at two o'clock.

Senator Lewis for the Committee on Banks to whom was referred House Bill No. 161, An Act relating to taxation of Banks and Insurance Companies.

House Bill No. 238, An Act in amendment of Section 20 Chapter 261 of the Public Laws, relating to savings banks.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lewis, for the Committee on Banks, to whom was referred House Bill No. 234, An Act in amendment of Section 16, Chapter 260 of the Public Laws, relating to general provisions as to savings banks and trust companies, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred Senate Bill No. 23, An Act in amendment of subdivision XII of Section 12, Chapter 262 of the Public Laws, having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred Senate Bill No. 24, An Act in amendment of subdivision XV of Section 12 of Chapter 262 of the Public Laws, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis, for the Committee on Banks, to whom was referred Senate Bill No. 25, An Act in amendment of subdivision XIV of Section 12, Chapter 262 of the Public Laws, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred Senate Bill No. 26, An Act in amendment of subdivision VII of Section 12, Chapter 262 of the Public Laws, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred Senate Bill No. 27, An Act in amendment of subdivision IX, Section 12, Chapter 262 of the Public Laws, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred Senate Bill No. 29, An Act in amendment of subdivision X, Section 12, Chapter 262 of the Public Laws, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred House Bill No. 236, An Act in amendment of Section 8, Chapter 262 of the Public Laws, relating to investments of savings banks, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred House Bill No. 237, An Act in amendment of Section 9, Chapter 262 of the Public Laws, relating to investments of savings banks, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred House Bill No. 297, An Act in amendment of paragraph VI of Section 6, Chapter 262 of the Public Laws, relating to investments of savings banks; having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Senator Lewis for the Committee on Banks, to whom was referred House Bill No. 235, An Act in amendment of paragraph II of Section 3, Chapter 262 of the Public Laws, relating to investments of savings banks, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills:

Senate Bill No. 14, An Act in amendment of Section 1, Chapter 102, of the Public Laws, relating to registration and license fees on motor vehicles.

Senate Bill No. 48, An Act empowering the city of Dover to incur debts to the amount of six per cent of its valuation.

House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign insurance companies and their agents.

House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws relating to arson.

House Bill No. 240, An Act for the protection of public health by regulating the serving of milk for drinking purposes to patrons of hotels, restaurants, boarding houses, stores, lunch rooms, fountains, and roadside booths or stands; and providing penalties.

House Bill No. 257, An Act in relation to the salaries of the Justices of the Municipal Courts.

House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns.

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following entitled bills sent up from the House of Representatives were severally read a first and second time by title and, referred:

To the Committee on Finance,

House Bill No. 356, An Act making appropriations for

the expenses of the state of New Hampshire for the year ending June 30, 1928.

House Bill No. 357, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1929.

To the Committee on the Judiciary,

House Bill No. 90 (In New Draft), An Act in amendment of Section 13, Chapter 264 of the Public Laws, relating to fiduciary powers of trust companies and national banks.

House Bill No. 255, An Act in amendment of Section 10, Chapter 68 of the Public Laws, relating to the tax commission.

House Bill No. 299, An Act to permit cities and towns to abate local taxes on manufacturing plants and stock in trade in certain cases.

To the Committee on Agriculture,

House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals.

On motion of Senator Foster the Senate adjourned.

AFTERNOON

COMMITTEE REPORTS

Senator McCarthy for the Committee on Revision of the Laws, to whom was referred House Bill No. 271, An Act in amendment of Chapter 162 of the Public Laws, relating to sales of certain articles, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Carter, for the Committee on Revision of the Laws, to whom was referred House Bill No. 203 (In new draft), An Act relating to the registration of motor vehi-

cles of non-residents, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted.

The question being stated;

Shall the bill be read a third time?

(Discussion ensued)

On a viva vocc vote the affirmative prevailed and the bill was ordered to a third reading tomorrow morning at 11 o'clock.

On motion of Senator Flint the rules were suspended and the foregoing bill read a third time by title and passed

On motion of Senator Flint the order by which House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah H. Healy, Jr., was referred to the Committee on Judiciary was vacated and the resolution referred to the Committee on Claims.

RECONSIDERATION

On motion of Senator Newton the Senate voted to reconsider the vote whereby House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson Lake in the town of Rumney, was ordered to a third reading.

On motion of the same Senator the Senate voted to reconsider the vote by which House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan, was ordered to a third reading.

On motion of the same Senator the Senate voted to reconsider the vote by which House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan River Valley, was ordered to a third reading.

On motion of the same Senator the Senate voted to reconsider the vote by which House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton, was ordered to a third reading.

On motion of the same Senator the Senate voted to reconsider the vote by which House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan, was ordered to a third reading.

On motion of the same Senator the Senate voted to reconsider the vote by which House Bill No. 93, An Act relating to the Rollinsford Road in the city of Somersworth was ordered to a third reading.

COMMITTEE REPORTS

Senator Newton for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson Lake in the town of Rumney.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a Highway in the towns of Dummer and Milan.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan River Valley.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water River Bridge in the town of Seabrook.

House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton.

House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan.

House Bill No. 93, An Act relating to the Rollinsford Road in the city of Somersworth.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally referred to the Committee on Finance under the rules.

INTRODUCTION OF BILLS

The Committee on Rules introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on Judiciary.

Senate Bill No. 69, An Act to exempt from taxation property held for religious and charitable use by the order of Saint Benedict of New Hampshire.

The Committee on Rules introduced the following entitled bill which was read a first and second time, laid upon the table to be printed, and referred to the Committee on Revision of the Laws.

Senate Bill No. 70, An Act relating to mileage and transportation of members of the legislature.

Senator Flint, under a suspension of the rules, sixteen Senators having actually voted in favor thereof introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on Revision of the Laws.

Senate Bill No. 71, An Act relating to the motor vehicle road toll.

Senator Leith for the Committee on Public Health, to whom was referred Senate Bill No. 58, An Act providing for the registration of beauty culturists, reported that the committee were unable to make a report on said bill and desired that the Senate consider it in Committee of the Whole.

On motion of the same Senator the Senate resolved itself into a Committee of the Whole for the purpose of considering the foregoing bill.

(Senator Smith in the Chair.)

THIRD READINGS

On motion of Senator Davis the rules were suspended and the following entitled bills and joint resolutions severally read a third time by title and caption respectively, and passed:

Senate Bill No. 65, An Act in amendment of Chapter 99 of the Public Laws, relating to the Commissioner of Motor Vehicles.

House Bill No. 20, An Act to provide for the designation and construction of a State Aid Highway from the Daniel Webster Highway in Laconia to the Suncook Valley Trunk Line in Pittsfield.

House Bill No. 118 (in new draft and new title), An Act to provide for the layout of a State Aid Highway from the junction of the East Side Trunk Line at Sixth Street in the city of Dover, through Gonic, to the East Side Trunk Line in the city of Rochester.

House Bill No. 161, An Act relating to taxation of banks and insurance companies.

House Bill No. 238, An Act in amendment of Section 20, Chapter 261 of the Public Laws, relating to savings banks.

(New) House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire boundary line.

House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to County Commissioners.

House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common Jails and Prisoners therein."

House Joint Resolution No. 5, Joint Resolution for the improvement of the Main Road leading from Tyngsboro, Mass., to Hudson Village in the town of Hudson, on the East Side of the Merrimack River.

House Joint Resolution No. 7, Joint Resolution for the improvement of the North Road leading from Deerfield Center to Epsom line in the town of Deerfield.

House Joint Resolution No. 8, Joint Resolution in favor

of repairing Kearsarge Mountain Road in the town of Wilmot.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the Main Highway leading from the Central Trunk Line to the Suncook-Ossipee Road in the town of Chichester.

House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a Highway in the city of Laconia as provided in Chapter 77, Laws of 1925.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the State Highway Department.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

House Joint Resolution No. 76, Joint Resolution for the montinuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua.

House Joint Resolution No. 78, Joint Resolution for the maintenance of the Arthur E. Poole Memorial Road in the town of Jaffrey.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledyard Bridge across the Connecticut River in said town.

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

House Joint Resolution No. 116, Joint Resolution in favor of the State Prison.

COMMITTEE OF THE WHOLE

(Senator Foster in the chair)

SENATE

(The President in the chair)

Senator Foster as chairman of the Committee of the Whole, reported that the Committee of the Whole having considered Senate Bill No. 58, An Act providing for the registration of beauty culturists, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the Committee of the Whole adopted.

On motion of Senator McInnis the Senate adjourned.

THURSDAY, APRIL 7, 1927.

The Senate met according to adjournment.

LEAVE OF ABSENCE

Senator Merrill was granted leave of absence for the day on account of illness.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following joint resolutions, in the passage of which it asks the concurrence of the Honorable Senate:

House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith.

House Joint Resolution No. 47, Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington.

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line.

The House of Representatives has concurred with the Honorable Senate in the passage of the following bills:

Senate Bill No. 68, An Act in amendment of the transfer tax reciprocal exemption.

Senate Bill No. 66, An Act in relation to the salary of Justice of the Municipal Court of Lebanon.

Senate Bill No. 40, An Act relating to the state prison. Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to poultry department at State University.

Senate Bill No. 57, An Act relating to changes of location of highways under certain conditions.

The House of Representatives refuses to concur with the Honorable Senate in the passage of the following bill:

Senate Bill No. 47, An Act in amendment of Chapter 163, Public Laws, establishing grades for milk.

The message further stated that the House of Representatives has concurred with the Honorable Senate in the passage of Senate Bill No. 44, An Act providing for the erection of snow fence adjacent to the highway, with the following amendment, in the passage of which amendment it asked the concurrence of the Honorable Senate.

Amend Section 1 of the act by adding at the end thereof the following:

Damages occasioned to the owner of the land by the erection, maintenance or removal of such fence shall be paid by the State Highway Department or the city or town entering for that purpose, as the case may be. If the owner of the land and the party erecting such snow fence cannot agree as to the damage occasioned the owner thereby, either party may apply to the selectmen or the city council for the assessment of the damages, and such proceeding shall be had thereon as in the assessment of

damages for the laying out of highways; so that said section as amended shall read as follows:

SECTION 1. The State Highway Department or any city or town which is responsible for the maintenance of any public road or highway shall have authority to enter upon private property adjacent to such public road or highway and erect thereon snow fence as may be deemed necessary to prevent the snow drifting on the traveled portion of the public road or highway. Provided, however, such fence shall not be erected so as to obstruct the view from the buildings located thereon without the consent of the owner. Damages occasioned to the owner of the land by the erection, maintenance or removal of such fence shall be paid by the State Highway Department or the city or town entering for that purpose, as the case may be. If the owner of the land and the party erecting such snow fence cannot agree as to the damage occasioned the owner thereby, either party may apply to the selectmen or the city council for the assessment of the damages, and such proceeding shall be had thereon as in the assessment of damages for the laying out of the highways.

On motion of Senator Davis the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment to the aforesaid bill.

COMMITTEE REPORTS

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake in the town of Rumney.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan River Valley.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water river bridge in the town of Seabrook.

House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton.

House Bill No. 45, An Act to designate a State Aid highway between the villages of Groveton and West Milan.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Claims, to whom was referred House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading this afternoon at two o'clock.

Senator Lovejoy for the Committee on Claims, to whom was referred House Joint Resolution No. 77, Joint Resolution in favor of Rodman W. Seymour, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of Tax Revision.

House Joint Resolution No. 117, Joint Resolution provid-

ing for the publication of the Digest of the Supreme Court Decisions.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted, and the joint resolutions severally referred to the Committee on Finance under the rules.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the legislature, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 67, An Act empowering the town of Wolfeboro, and such other towns as may hereafter be authorized to establish the office of Town Manager, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by striking out all after the enacting clause and substituting therefor the following.

Section 1. All the provisions of Chapter 339 of the Laws of 1925, entitled "An Act Empowering the town of Lebanon and Such Other Towns as May Hereafter Be Authorized to Establish the Office of Town Manager," may be accepted and adopted by the town of Wolfeboro by vote of the legal voters of said town, as provided in Sections 11 and 12 of said act; and in case the provisions of said act shall be so accepted and adopted by the town of Wolfeboro, the town of Wolfeboro shall thereupon have all the powers and authorities which were conferred by said act upon the town of Lebanon.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on Judiciary to whom

was referred House Bill No. 122 (In new draft and new title) An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 1 of said bill by inserting after the word "meeting" and before the word "upon" in the second line thereof the words, or at any special meeting legally called for the purpose; so that said section as amended shall read:

Any town by a two-thirds vote of the voters present and voting at any annual meeting, or at any special meeting, legally called for the purpose upon an appropriate article in the warrant, and any city by vote of the city council, the mayor concurring, may contract with any person proposing to erect or put in operation any manufacturing establishment in said city or town for the abatement for the term of five years of all local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon and by a similar vote a' the end of four years may extend said contract of abatement for a further period of five years but not exceeding in all ten years from the date of the first abatement.

Further amend said bill by adding the following new sections, to be numbered 4 and 5.

SECT. 4. Amend paragraph 1, Section 14, Chapter 60 of the Public Laws by striking out the words "raw materials and" in the fourth line of said paragraph, and inserting after the word "manufactures" in said fourth line the following words in parenthesis, "(meaning goods in the condition in which they are customarily sold or shipped out of the state by the taxpayer)", so that said paragraph as amended shall read as follows:

"1. Stock in Trade. Stock in trade, whether of merchants, shopkeepers, mechanics or tradesmen employed in their trade or business, reckoning the same at the average value thereof for the year; and for purposes of taxation.

manufactures (meaning goods in the condition in which they are customarily sold or shipped out of the state by the taxpayer) of any manufactory, wood, timber, logs and lumber, manufactured or otherwise, if exceeding fifty dollars in value, and fishing vessels, steamboats, house boats or other vessels owned by individuals and navigating the waters of the state for the transportation of passengers or freight, and sea-going vessels, shall be deemed stock in trade, except as provided in Section 20, and in Chapter 61, Section 15.

SECT. 5. This act shall take effect upon its passage, and shall apply to taxes assessed as of April 1, 1927.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act to permit cities and towns to abate local taxes in certain establishments in certain cases, and in amendment of Paragraph 1, Section 14, Chapter 60 of the Public Laws, relating to the taxation of stock in trade.

The report was accepted.

On motion of Senator Flint the foregoing bill with the amendment pending, was made a special order for next Tuesday at 11:01 o'clock.

Senator Carter, for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 71, An Act relating to the motor vehicle road toll, having considered the same reported the same with the following amendment and recommended its passage.

Amend Section 1 of the bill by striking out in line 2 the figures 105 and substituting in place thereof 104, so that said section as amended shall read as follows:

Section 1. Motor Vehicle Road Toll. Amend Section 3 of Chapter 104 of the Public Laws by inserting in the third line thereof after the word "fuel" and before the word "sold" the words used or, so that said section as amended shall read as follows:

3. Reports. Every distributor shall, on or before the fifteenth day of each month, render a report to the com-

missioner on forms to be furnished by him, stating the number of gallons of such fuel used or sold in the state during the preceding calendar month and such other information as the commissioner shall prescribe.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading this afternoon at two o'clock.

Senator Carter for the Committee on Revision of the Laws, to whom was referred Senate Bill No. 70, An Act relating to mileage and transportation of members of the legislature, having considered the same, reported the same without amendment and recommended its passage.

Senator Carter offered the following amendment.

Amend Section 1 of the bill by adding at the end thereof the following: They shall also receive railroad transportation as provided in Chapter 251; so that said section as amended shall read:

Section 1. Amend Section 16 of Chapter 4 of the Public Laws by striking out said section and substituting the following: 16. Mileage and Transportation of Members. Members of the general court who reside more than two miles from a railroad station shall receive twenty cents a mile for their travel to and from their homes each week, to the most convenient railroad station. The distance traveled shall be approved and determined by the committee on mileage. They shall also receive railroad transportation as provided in Chapter 251.

The question being stated:

Shall the amendment be adopted?

On a *viva voce* vote the affirmative prevailed and the foregoing amendment was adopted.

The question being stated:

Shall the bill be read a third time?

On a *viva voce* vote the affirmative prevailed and the bill as amended was ordered to a third reading this afternoon at two o'clock.

INTRODUCTION OF BILLS

Senator McCarthy, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid on the table to be printed, and referred to the Committee on the Judiciary:

Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws, relating to the salary of the Deputy Secretary of State.

Senator Lord, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill, which was read a first and second time, laid on the table to be printed, and referred to the Committee on the Judiciary:

Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws.

Senator Flint, under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill, which was read a first and second time:

Senate Bill No. 74, An Act to dissolve certain corporations.

On motion of Senator Flint, the rules were so far suspended as to permit printing and reference to committee to be dispensed with and the bill to be read a third time at the present time, and passed.

On motion of Senator Swallow, the rules were further suspended, and the foregoing bill read a third time by title, and passed.

Senator Meader under a suspension of the rules, sixteen Senators having actually voted in favor thereof, introduced the following entitled bill which was read a first and second time, laid upon the table to be printed and referred to the Committee on the Judiciary.

Senate Bill No. 75, An Act relating to salaries and expenses of the Commissioner of Law Enforcement.

Senator Smith moved that Senate Bill No. 33, An Act to amend Section 18, Chapter 180 of the Public Laws, relating to the University of New Hampshire, be recalled from the Committee on Finance, and that the Senate resolve itself into a committee of the Whole for its consideration.

(Discussion ensued)

The question being stated:

Shall Senate Bill No. 33 be recalled from the Committee on Finance and considered by a Committee of the Whole? Senator Smith demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative:

Senators Smith, Carter, Lyons and Janelle.

The following named Senators voted in the negative:

Senators Chandler, Leith, Flint, Clow, Lovejoy, Morrison, Lewis, Davis, Newell, Worthen, McInnis, Swallow, Lord, McCarthy, Meader, Foster, White and Newton.

Four Senators having voted in the affirmative and eighteen Senators having voted in the negative, the motion was lost.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and resolution:

Senate Bill No. 40, An Act relating to the state prison.

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to state aid for highways.

Senate Bill No. 57, An Act relating to changes of location of highways under certain conditions.

Senate Bill No. 62, An Act relating to the charter of the Northern Railroad.

Senate Bill No. 66, An Act in relation to the salary of justice of the municipal court of Lebanon.

Senate Bill No. 68, An Act in amendment of the transfer tax reciprocal exemption.

House Bill No. 323, An Act in amendment of Section & of Chapter 180 of the Public Laws, relating to the state college and university.

House Joint Resolution No. 84, authorizing the state highway department to make investigation of the possibility of constructing a bridge across the Piscataqua river, between the towns of Durham and Newington.

(Senator Chandler in the chair)

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following joint resolutions sent up from the House of Representatives were severally read a first and second time by caption and referred:

To the Committee on Roads, Bridges and Canals,

House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith.

House Joint Resolution No. 47, Joint Resolution for the reconditioning for a "farm to market" highway in the town of Barrington.

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line.

On motion of Senator Lyons the following resolution was adopted.

Resolved, That the rules be suspended and all business in order for two o'clock this afternoon be made in order at the present time.

THIRD READINGS

On motion of Senator Flint the rules were suspended and the following entitled bills and joint resolutions were severally read a third time by title and caption respectively, and passed:

Senate Bill No. 67, An Act empowering the town of

Wolfeboro, and such other towns as may hereafter be authorized to establish the office of town manager.

Senate Bill No. 70, An Act relating to mileage and transportation of members of the legislature.

Senate Bill No. 71, An Act relating to the motor vehicle road toll.

House Bill No. 45, An Act to establish a state aid highway between the villages of Groveton and West Milan.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the legislature.

House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson Lake in the town of Rumney.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the Main highway leading from Wilton to Greenville following the Souhegan River Valley.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water river bridge in the town of Seabrook.

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton.

On motion of Senator Foster the following resolution was adopted:

Resolved, That when the Senate adjourns this morning it adjourn to meet Friday morning at 9:00 o'clock, and when it adjourns Friday morning it be to meet Monday evening at 7:30 o'clock.

On motion of Senator Foster the Senate adjourned.

FRIDAY, APRIL 8, 1927.

The Senate met according to adjournment.

Senator McInnis having assumed the chair, read the following communication:

Concord, N. H., April 8, 1927.

Senator McInnis:

Please preside for me at this morning's session of the New Hampshire Senate and oblige,

FRANK P. TILTON,

President.

There being manifestly no quorum present the Senate adjourned.

MONDAY, APRIL 11, 1927.

The Senate met according to adjournment.

Senator Meader having assumed the chair, read the following communication:

Concord, N. H., April 11, 1927.

Senator Meader:

Please preside for me at tonight's session of the New Hampshire Senate, and oblige,

FRANK P. TILTON.

President.

There being manifestly no quorum present, Senator Meader declared the Senate adjourned.

TUESDAY, APRIL 12, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE.

Mr. President:

The House of Representatives has concurred with the Senate in the passage of the following bills:

Senate Bill No. 39, An Act relating to safe deposit boxes. Senate Bill No. 63, An Act designating Rowbartwood Lake in the town of Campton.

The House of Representatives has voted to concur with the Honorable Senate in its amendment to the following joint resolution:

House Joint Resolution No. 7, Joint Resolution for the improvement of the north road leading from Deerfield Centre to Epsom line in the town of Deerfield.

COMMITTEE REPORTS

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 58, Joint Resolution providing for changes in Mary Lyon Hall at the Plymouth Normal School.

House Joint Resolution No. 79, Joint Resolution for the repair and maintenance of the Daniel Webster Birthplace in the city of Franklin.

House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

House Joint Resolution No. 117, Joint Resolution providing for the publication of the digest of the Supreme Court decisions.

House Bill No. 339, An Act to establish a State Aid road from New Hampton to Ashland.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bill and joint resolutions severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 255, An Act in amend-

ment of Section 10 of Chapter 68 of the Public Laws, relating to the tax commission, having considered the same, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lovejoy for the Committee on Claims, to whom was referred House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the joint resolutions severally referred to the Committee on Finance under the rules.

Senator Foster for the Committee on Agriculture to whom was referred House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill ordered to a third reading this afternoon at two o'clock.

Senator Carter for the Committee on Engrossed Bills to whom was referred House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of an accident suffered by him while in the performance of his duties as an employee of the State Highway Department, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said joint resolution by striking out the words "and the state treasurer is hereby authorized to pay the same out of said funds" in the tenth, eleventh and twelfth lines of said joint resolution.

The report was accepted, amendment adopted, and the

bill as amended sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills to whom was referred House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said joint resolution by striking out the words "and the state treasurer is hereby authorized to pay the same out of said funds" in the last two lines of said joint resolution.

The report was accepted, amendment adopted, and the bill as amended sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills to whom was referred House Bill No. 20, An Act to provide for the designation and construction of a state aid highway from the Daniel Webster Highway in Laconia to the Suncook Valley Trunk Line in Pittsfield, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out Section 1 and by inserting in place thereof the following:

The highway commissioner, with the approval of the governor and council, shall promptly designate for improvement by suitable description a continuous state aid highway leading from the Daniel Webster Highway from the point on Main street in the city of Laconia at the junction of Union avenue and Court street, and thence extending through Laconia, Belmont, Gilmanton and Barnstead to the Suncook Valley trunk line in the town of Pittsfield, said route to be through the villages or settlements of Gilmanton Corner and Lower Gilmanton, so-called, and shall file said description with the secretary of state. Said highway

shall be known as the Pittsfield, Gilmanton and Laconia Province Road.

The report was accepted, amendment adopted, and the bill as amended sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills to whom was referred House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan, having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out Section 1 and by inserting in place thereof the following:

1. State Aid Highway Designated. The highway commissioner, with the approval of the governor and council, shall designate for permanent improvement by suitable description a state aid highway commencing at the junction of the state highway where it crosses the bridge leading to the village of Groveton; thence easterly along the Ammonoosuc river, through the town of Stark, across a corner of the town of Dummer, to the village of West Milan, at a point where it connects with the cross-country highway heretofore established between the village of West Milan and the city of Berlin, and he shall file said description with the secretary of state.

The report was accepted, amendment adopted and the bill as amended sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the legislature, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out the last sentence of section 1 and by inserting in place thereof the following:

Not later than the second day of each session of the legis-

lature the secretary of state shall file the original bills, with the printed copies remaining, with the clerk of that branch of the legislature in which the respective bills are proposed to be introduced.

The report was accepted, amendment adopted and the bill as amended sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said bill by striking out Section 1 and by inserting in place thereof the following:

1. State Aid for Rollinsford Road. For the fiscal years of 1927-1928 and 1928-1929 the city of Somersworth is hereby released from the provisions of Section 8. Chapter 84 of the Public Laws in so far as to enable said city to take state aid in the construction of the Rollinsford road.

The report was accepted, amendment adopted and the bill as amended sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said joint resolution by striking out all after the enacting clause and by inserting in place thereof the following:

That the sum of one thousand dollars (\$1,000) for the town of Dummer and the sum of five hundred dollars (\$500) for the town of Milan for the year 1927 and like amounts for the year 1928 be and hereby are appropriated,

provided that the towns of Dummer and Milan, or individuals, shall each appropriate like sums for each of the said vears, to complete the permanent construction of a section of highway in the towns of Dummer and Milan, located on the highway leading from the East Side road at Pontook Falls, in the town of Dummer, to West Milan, in the town of Milan. Said section is a cut-off beginning at a point about two thousand feet from the so-called East Side road and extending approximately eight thousand five hundred feet through the woods on the south of the old highway and coming into the old highway about two hundred feet from the road to Milan village. The said sums appropriated by the state and said towns, or individuals, shall be expended under the direction of the highway commissioner, it being understood that the towns of Dummer and Milan have laid out said highway and have assumed all land damages, and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

The report was accepted, amendment adopted and the bill as amended sent to the House of Representatives for concurrence in Senate amendment.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 39, An Act relating to safe deposit boxes. Senate Bill No. 50, An Act relating to the federal census. Senate Bill No. 63, An Act designating Rowbartwood Lake in the town of Campton.

House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat, and Meriden, to a junction with the Dartmouth College road at Lebanon. House Bill No. 118, An Act to provide for the layout of a state aid highway from the junction of the East Side trunk line at Sixth street, in the city of Dover, through Gonic to the East Side trunk line in the city of Rochester.

House Bill No. 161, An Act in relation to taxation of banks and insurance companies.

House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents.

House Bill No. 238, An Act in amendment of Section 20, Chapter 261 of the Public Laws, relating to savings banks.

House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire boundary line.

House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to county commissioners.

House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common jails and prisoners therein."

House Joint Resolution No. 5, Joint Resolution for the continuation of the improvement of the main road leading from Tyngsboro, Massachusetts, to Hudson village in the town of Hudson, on the east side of the Merrimack river.

House Joint Resolution No. 8, Joint Resolution in favor of repairing Kearsarge Mountain road in the town of Wilmot.

House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake, in the town of Rumney.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville, following the Souhegan river valley.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the Central trunk line to the Suncook-Ossipee road in the town of Chichester.

House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water River bridge in the town of Seabrook.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia, as provided for in Chapter 77, Laws of 1925.

House Joint Resolution No. 76, Joint Resolution for the continuation and completion of improvement of the main road in the town of Tanworth from Whittier to Chocorua.

House Joint Resolution No. 78, Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one half the expense of repairing the Ledyard bridge across the Connecticut river in said town.

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

House Joint Resolution No. 115, Joint Resolution appropriating funds for the construction of a highway in the town of Bath, Landaff and Easton.

House Joint Resolution, No. 116, Joint Resolution in favor of the state prison.

RECONSIDERATION.

On motion of Senator Merrill the Senate voted to reconsider the vote whereby House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene, passed.

On motion of the same Senator the Senate voted to reconsider the vote whereby House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene, was ordered to a third reading.

The foregoing bill was referred to the Committee on Finance under the rules.

SPECIAL ORDER

Senator Flint called for the special order, it being House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

The question being stated:

Shall the amendments proposed by the Committee on the Judiciary be adopted?

On a viva voce vote the affirmative prevailed and the amendments were adopted.

Senator Carter offered the following amendment:

Amend the bill by striking out Sections 4 and 5 and substituting for them the following new section:

Sect. 4. This Act shall take effect upon its passage. (Discussion ensued)

On motion of Senator Davis the Senate went into recess until 1.59 o'clock.

(Recess)

The question being stated:

Shall the amendment offered by the Honorable Senator from District No. 12 be adopted?

Senator Carter demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Chandler, Davis, Newell, Carter, Lyons, McInnis, and Janelle.

The following named Senators voted in the negative:

Senators Leith, Flint, Clow, Lovejoy, Morrison, Lewis, Smith, Worthen, Swallow, Lord, McCarthy, Meader, Foster, White, and Newton.

Seven Senators having voted in the affirmative and fifteen Senators having voted in the negative, the negative prevailed and the amendment was not adopted.

Senator Smith moved that the bill be indefinitely postponed.

The question being stated:

Shall the bill be indefinitely postponed?

On a viva voce vote the negative prevailed and the motion to indefinitely postpone was lost.

Senator Newell offered the following amendment:

Amend the bill by striking out in Section 4, Paragraph 1 of said bill, the words "wood, timber, logs and lumber, manufactured or otherwise," so that said section as amended shall read as follows:

- SECT. 4. Amend paragraph 1, Section 14, Chapter 60 of the Public Laws by striking out the words "raw materials and" in the fourth line of said paragraph, and inserting after the word "manufactures" in said fourth line the following words in parenthesis, "(meaning goods in the condition in which they are customarily sold or shipped out of the state by the taxpayer)" so that said paragraph as amended shall read as follows:
- 1. Stock in Trade. Stock in trade, whether of merchants, shopkeepers, mechanics or tradesmen employed in their trade or business, reckoning the same at the average value thereof for the year; and for purposes of taxation, manufactures (meaning goods in the condition in which they are customarily sold or shipped out of the state by the taxpayer) of any manufactory, if exceeding fifty dollars in value, and fishing vessels, steamboats, house boats or other vessels owned by individuals and navigating the waters of the state for the transportation of passengers or freight, and sea-going vessels, shall be deemed stock in trade, except as provided in Section 20, and in Chapter 61, Section 15

(Discussion ensued)

The question being stated:

Shall the amendment offered by the Honorable Senator from District No. 10 be adopted?

On a viva vocc vote the negative prevailed and the amendment was not adopted.

The question being stated:

Shall the bill be read a third time?

On a viva vocc vote the affirmative prevailed and the bill was ordered to a third reading this afternoon at two o'clock.

COMMITTEE REPORT

Senator Lovejoy for the Committee on Claims to whom was referred House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr., having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the bill referred to the Committee on Finance under the rules.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bill, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 358, An Act relating to departmental expenditures.

READ AND REFERRED

The following entitled bill sent up from the House of Representatives was read a first and second time and referred to the Committee on the Judiciary.

House Bill No. 358, An Act relating to departmental expenditures.

On motion of Senator McInnis the Senate adjourned.

AFTERNOON

On motion of Senator Davis the rules were suspended and House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision, was put back on its second reading.

Senator Davis offered the following amendment to the foregoing bill.

Amend the joint resolution by adding the following:

They shall further consider and report upon the advisability and feasibility of consolidating or abolishing some of the departments of state government.

The question being stated:

Shall the amendment offered by the honorable Senator from District Number 9 be adopted?

On a viva voce vote the affirmative prevailed, and the amendment was adopted.

On motion of Senator Davis the rules were suspended and the foregoing bill was read a third time by title and passed.

THIRD READINGS

On motion of Senator Flint the rules were suspended and the following entitled bills and joint resolutions were severally read a third time by title and caption respectively, and passed:

House Bill No. 339, An Act to establish a State Aid Road from New Hampton to Ashland.

House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals.

House Joint Resolution No. 58, Joint Resolution providing for changes in Mary Lyon Hall at the Plymouth Normal School.

House Joint Resolution No. 79, Joint Resolution for the repair and maintenance of the Daniel Webster Birthplace in the City of Franklin.

House Joint Resolution No. 117, Joint Resolution providing for the Publication of the Digest of the Supreme Court decisions.

House Bill No. 122, An Act to permit cities and towns to abate local taxes in certain establishments in certain cases, and in amendment of Paragraph 1, Section 14, Chapter 60 of the Public Laws, relating to the taxation of stock in trade.

On motion of Senator McInnis, the Senate adjourned.

WEDNESDAY, APRIL 13, 1927.

The Senate met according to adjournment.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has concurred with the Senate in the passage of the following bills:

Senate Bill No. 67, An Act empowering the town of Wolfeboro, and such other towns as may hereafter be authorized to establish the office of town manager.

Senate Bill No. 70, An Act relating to mileage and transportation of members of the legislature.

Senate Bill No. 74, An Act to dissolve certain corporations.

Senate Bill No. 64, An Act authorizing the New London Water System precinct to borrow money and extend its Water Works System.

Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a Constitutional Convention.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled, bills and joint resolutions:

House Bill No. 20, An Act to provide for the designation and construction of a state aid highway from the Daniel Webster highway in Laconia to the Suncook Valley Trunk Line in Pittsfield.

House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan.

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the legislature.

House Joint Resolution No. 19, Joint Resolution to com-

plete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the State Highway Department.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

The House of Representatives has passed the following entitled bills in the passage of which it asks the concurrence of the Honorable Senate:

House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse.

House Bill No. 129, An Act to amend Chapter 273 of the Public Laws providing for insurance adjusters.

The message further stated that the House of Representatives had voted to adopt the following amendment proposed by the Committee on Engrossed Bills to Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to poultry department at State University, in the passage of which amendment the House of Representatives asked the concurrence of the Honorable Senate.

Amend said bill by striking out all after the enacting clause and by inserting in place thereof the following:

1. State University Funds. Amend Section 28, Chapter 180 of the Public Laws by striking out said section and by inserting in place thereof the following: 28. Extension Work. Twelve hundred dollars of the amount appropriated

to the college may be distributed to the New Hampshire Poultry Growers' Association to be used for the purpose of enabling it to promote the poultry industry in the state.

- 2. Repeal. Further amend Chapter 180 of the Public Laws by striking out Sections 29, 30 and 31.
- 3. Takes Effect. This act shall take effect upon its passage.

On motion of Senator Carter the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment to the aforesaid bill.

The message further stated that the House of Representatives had voted to adopt the following amendment proposed by the Committee on Engrossed Bills to House Joint Resolution No. 7, Joint Resolution for the improvement of the North road leading from Deerfield Center to Epsom line in the town of Deerfield, in the passage of which amendment it asked the concurrence of the Honorable Senate.

Amend the caption of the joint resolution by striking out the same and by inserting in place thereof the following:

An Act for the improvement of the Candia road leading from Candia line to Deerfield South road in the town of Deerfield.

On motion of Senator Carter the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment to the aforesaid bill.

The message further stated that the House of Representatives had voted to non-concur with the Honorable Senate in its amendments to the following bill:

House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases and asked for a committee of conference and the Speaker had appointed as members of such committee on the part of the House, Messrs, Butler of Hillsborough, Blandin of Bath, Small of Rochester, Foster of Concord, and Connor of Henniker.

On motion of Senator Worthen the Senate voted to accede to the request of the House of Representatives for a committee of conference upon the foregoing bill, and the President appointed as members of such committee on the part of the Senate, Senators Lord, Meader and Leith.

The message further stated that the House of Representatives had voted to non-concur with the Honorable Senate in its amendments to the following joint resolution:

House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision and asked for a committee of Conference, and the Speaker had appointed as members of such committee on the part of the House Messrs. Richardson of Hanover, Coolidge of Sandwich, Parsons of Franklin, Duncan of Jaffrey and Falconer of Raymond.

On motion of Senator McInnis the Senate voted to accede to the request of the House for a committee of Conference upon the foregoing joint resolution and the President appointed as members of such committee on the part of the Senate, Senators Carter, Worthen and Flint.

REPORT OF SPECIAL COMMITTEE OF INVESTIGATION

The following report of the Special Committee of Investigation created by a resolution adopted by the Senate on March 15 was received and read.

Whereas the Senate believes from information in its possession that certain Departments and employees of the State—men holding appointive positions—have been unbecomingly active and have used undue influence in furtherance of the maintenance of their official positions; Resolved, That the Senate hereby records its disapproval of such efforts and suggests that such acts on the part of public officials would be a cause for official investigation should they continue and this committee suggests that this matter

should have the attention of the next General Court in session.

> GEO. E. LEWIS, W. McCARTHY, SAMUEL J. LORD, WILBUR H. WHITE, WILLIAM H. LEITH,

For the Committee.

Senator Lewis moved that the report be accepted and the committee discharged.

On a viva voce vote the negative prevailed and the motion was lost.

The report was laid upon the table.

(Senator Lyons in the Chair)

COMMITTEE REPORTS

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith, having considered the same reported the same with the following amendment and recommended its passage.

Amend the joint resolution by striking out the words "for each of the two years" at the end of the first paragraph of said joint resolution; so that said paragraph as amended shall read:

That the sum of three thousand dollars (\$3,000.00) for the year 1927 be and hereby is appropriated for the permanent construction and improvement of the road in the town of Meredith leading from the New Hampton line to Meredith, by Wicwas House to left, down shore of Waukewan Lake, out Waukewan Street to Daniel Webster Highway, Main Street, in Meredith, provided that the town of Meredith shall appropriate a like amount.

The report was accepted, amendment adopted and the

bill as amended ordered to a third reading this afternoon at two o'clock.

On motion of Senator White the Senate voted to reconsider the above vote whereby the foregoing joint resolution was ordered to a third reading.

The foregoing joint resolution was referred to the Committee on Finance under the rules.

Senator Davis for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 47, Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington.

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the joint resolutions severally referred to the Committee on Finance under the rules.

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws, relating to the salary of the Deputy Secretary of State.

Senate Bill No. 75, An Act relating to salaries and expenses of the Commissioner of Law Enforcement,

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally referred to the Committee on Finance under the rules.

Senator Lord for the Committee on the Judiciary, to whom was referred Senate Bill No. 15, An Act to incorporate the New Hampshire Railroad Salvage Company.

Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws.

House Bill No. 90 (In new title and new draft), An Act in amendment of Section 13, Chapter 264 of the Public

Laws, relating to fiduciary powers of trust companies and national banks.

House Bill No. 358, An Act relating to departmental expenditures.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills severally ordered to a third reading this afternoon at two o'clock.

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures, having considered the same reported the same without amendment and recommended its passage.

The report was accepted.

The question being stated:

Shall the bill be read a third time?

(Discussion ensued)

Senator Davis demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Leith, Flint, Clow, Lovejoy, Morrison, Smith, Carter, Lyons, Worthen, McInnis, Swallow, Lord, McCarthy, Meader, Foster, White, Merrill and Newton.

The following named Senators voted in the negative: Senators Chandler, Lewis, Davis, Newell, and Janelle.

Eighteen Senators having voted in the affirmative and five Senators having voted in the negative, the affirmative prevailed and the bill was ordered to a third reading this afternoon at two o'clock.

On motion of Senator Flint, the rules were suspended and the foregoing bill read a third time by title and passed.

(The President in the Chair)

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 45, An Act relating to the qualifications of State Senators and Representatives, having considered the same reported the same with the following amendment and recommended its passage.

Amend said bill by striking out all after the enacting clause and inserting in its place the following:

SECT. 1. When and if any person who holds any state office, either by election or appointment, shall become a member of the State Senate or of the House of Representatives, such person by taking such seat in the Legislature shall be held to have resigned from the state office so held and the vacancy thereby created shall be filled forthwith.

SECT. 2. This act shall take effect January 1, 1929.

Amend the title of said bill by striking out the same and inserting in its place the following:

An Act to prevent State Senators and Representatives form holding other state offices.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading this afternoon at 2 o'clock.

On motion of Senator Flint the rules were suspended and the foregoing bill read a third time and passed.

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 214, entitled An Act to authorize the city of Manchester to acquire and to operate a recreation field and aviation field, having considered the same reported the same with the following amendment and recommended its passage.

Amend Section 4 of the bill by striking out the whole of said section and substituting in place thereof the following:

SECT. 4. To carry out the provisions of this act the Mayor shall, upon the passage of this act, appoint two aldermen, and with the approval of the Board of Aldermen, shall appoint three citizens of Manchester, who shall constitute a Board of Recreation and Aviation trustees, said aldermen to serve until the first Tuesday in January, 1928, and said citizens to serve until March 1, 1928, March 1, 1929, and March 1, 1930, respectively, or until their suc-

cessors are appointed and qualified. Biennially thereafter in the month of January, the Mayor shall appoint two aldermen to serve for terms of two years; and annually, in the month of February, with the approval of the Board of Aldermen, shall appoint one citizen to serve for a term of three years from March 1st, or until his successor is appointed and qualified. As soon as convenient after the appointment of said trustees, they shall organize by choosing one of their members chairman and one clerk. Meetings of said trustees shall be held upon call of the chairman or Mayor on such dates as said trustees shall designate.

The report was accepted, amendment adopted and the bill as amended ordered to a third reading this afternoon at 2 o'clock.

Senator Lord for the Committee on Judiciary to whom was referred House Bill No. 259 entitled, An Act in amendment of Section 11 of Chapter 68 of the Public Laws, relating to the tax commission, having considered the same reported the same with the following amendment and recommended its passage.

Amend said bill by striking out Section 1 thereof and inserting in its place the following:

SECTION 1. Amend Chapter 68, Section 12 of the Public Laws by striking out said section and inserting in its place the following:

12. Re-assessment. The commission, upon complaint duly made upon oath by a taxpayer in interest, but not otherwise, shall carefully examine into all cases where it is alleged that property subject to taxation has not been assessed, or has been fraudulently, or for any reason improperly or unequally assessed, or the law in any manner evaded or violated, and may in such proceeding, after due notice and hearing, order re-assessments of any or all real and personal property, or either, in any assessment district, when in the judgment of the commission such re-assessment is advisable or necessary, to the end that all classes

of property in such assessment district shall be assessed in compliance with the law.

Amend the title of said bill by striking out the same and inserting in its place the following:

An Act in amendment of Section 12, Chapter 68 of the Public Laws, relating to the Tax Commission.

The report was accepted.

On motion of Senator Flint, the rules were suspended and the foregoing bill read a third time by title, and passed.

Senator Newell for the Committee on Forestry, to whom was referred House Bill No. 188, entitled An Act providing for a Forest Improvement Fund, having considered the same, reported the same with the following amendment and recommended its passage.

Amend Section 1 of the bill by inserting in the sixth line of said section, after the word "shall," the following: for a period of ten years from the passage of this act; so that said section as amended shall read:

Section 1. Amend Section 7, Chapter 192 of the Public Laws by striking out the whole thereof and substituting therefor the following:

All revenue derived from rentals and the sale of any products from state forests and forestry reservations shall be paid into the state treasury. All of such revenue except that received from the sale of nursery stock from the State Forest Nursery, shall for a period of ten years from the passage of this act be kept by the state treasurer in a separate account as a continuous fund to be known as the forest improvement fund, from which payments may be made upon recommendation of the state forester, with the advice and consent of the Governor and Council, for the purchase and improvement of state forests and reservations and buildings thereon. At the close of each fiscal year the unexpended balance of said money shall be carried forward and be made available for use in the subsequent year for said purposes.

The report was accepted.

On motion of Senator Newell, the rules were suspended and the foregoing bill read a third time by title, and passed.

Senator Newell for the Committee on Forestry, to whom was referred House Joint Resolution No. 62, Joint Resolution to provide for a survey of timber acreage in rural towns, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill for the Committee on Finance, to whom was referred the following joint resolutions:

House Joint Resolution No. 14 (in new draft) Joint Resolution in aid of the New Hampshire Veterans' Association.

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 90, Joint Resolution in favor of New Hampshire State Sanatorium.

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

Having considered the same, reported the same without amendment and recommended their passage.

The reports were accepted and the joint resolutions severally ordered to a third reading this afternoon at 2 o'clock.

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 91, entitled Joint Resolution in favor of New Hampshire State Sanatorium. having considered the same, reported the same with the following amendment and recommended its passage.

Amend the joint resolution by striking out the words and figures t"fifteen thousand dollars (\$15,000)" in the first and

second lines and substituting in the place thereof the words and figures ten thousand dollars (\$10,000); so that the joint resolution as amended shall read:

That the following sum amounting to ten thousand dollars (\$10,000) be and hereby is appropriated for the New Hampshire State Sanatorium, to be expended in accordance with plans and specifications to be approved by the governor and council; said sums to be expended under the direction of the trustees of said institution for the construction and furnishing of a house for the superintendent of said institution. The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

The report was accepted and the amendment adopted.

On motion of Senator Merrill, the rules were suspended and the foregoing joint resolution read a third time by title, and passed.

Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 341, entitled An Act to provide necessary facilities for more efficient and extended service at the Laconia State School, having considered the same, reported the same with the following amendment and recommended its passage.

Amend the bill by striking out all after the enacting clause and substituting therefor the following:

The sum of six thousand dollars (\$6,000.00) is hereby appropriated for the Laconia State School; Fifteen hundred dollars (\$1,500.00) to be used for canning equipment, and four thousand five hundred dollars (\$4,500.00) to be used for finishing and furnishing the upper floor of the Spaulding building.

SECT. 2. This Act shall take effect upon its passage.

The report was accepted and the amendment adopted.

On motion of Senator Merrill, the rules were suspended and the foregoing bill read a third time by title, and passed.

Senator Merrill for the Committee on Finance to whom was referred House Bill No. 256 entitled An Act relating

to the salaries of inspectors of weights and measures, having considered the same reported the same with the following amendment and recommended its passage.

Amend the bill by striking out the words "eighteen hundred," in the fourth line of said bill and inserting in place thereof two thousand, so that the bill as amended shall read as follows:

SECT. 1. Amend Section 3 of Chapter 161 of the Public Laws by striking out the words "seventeen hundred" in the fourth line of said section and inserting in place thereof the words two thousand, so that said section as amended shall read as follows: 3. There shall be not exceeding three inspectors of weights and measures, who shall be appointed by the commissioner, with the advice and consent of the governor and council. Their annual salaries shall not exceed two thousand dollars each.

SECT. 2. This act shall take effect July 1, 1927.

The report was accepted.

The question being stated:

Shall the bill be read a third time?

(Discussion ensued)

On a viva voce vote the affirmative prevailed.

The bill was ordered to a third reading this afternoon at 2 o'clock.

Senator Merrill for the Committee on Finance to whom was referred House Bill No. 119 entitled, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook, having considered the same reported the same with the following amendment and recommended its passage.

Amend Section 3 of said bill by inserting after the word "warrant" in the first line of said section the words "for a sum not to exceed two hundred dollars" so that said Section as amended shall read as follows:

SECT. 3. The governor is authorized to draw his warrant, for a sum not to exceed two hundred dollars, for the

payment of the expenses of said committee out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted, and the bill as amended was ordered to a third reading this afternoon at 2 o'clock.

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 60, Joint Resolution for the treatment of persons afflicted with tuberculosis, particularly in the advanced stages with special provisions for children, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill for the Committee on Finance to whom was referred House Bill No. 246, An Act in amendment of Chapter 181 of the Public Laws relating to the duties of the Commissioner of Agriculture, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill for the Committee on Finance to whom was referred House Bill No. 222, An Act in amendment of Section 3 of Chapter 127 of the Public Laws relating to the laboratory of hygiene, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

MAJORITY REPORT

A majority of the Committee on the Judiciary to whom was referred Senate Bill No. 69, An Act to exempt from taxation property held for religious and charitable use by the Order of Saint Benedict of New Hampshire, having considered the same, report the same with the following resolution:

Resolved, That it is inexpedient to legislate.

WALTER M. FLINT, O. G. MORRISON, BYRON WORTHEN, GEO J. FOSTER.

MINORITY REPORT

A Minority of the Committee on the Judiciary, to whom was referred Senate Bill No. 69, An Act to exempt from taxation property held for religious and charitable use by the Order of Saint Benedict of New Hampshire, reported the same without amendment and recommend its passage.

W. McCARTHY.

The report of the majority was accepted.

Senator McCarthy moved that the report of the minority be substituted for that of the majority.

The question being stated:

Shall the report of the minority be substituted for that of the majority?

Senator Carter demanded a roll-call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative:

Senators Chandler, Davis, Lyons, Swallow, Lord, Mc-Carthy, Janelle, and Meader.

The following named Senators voted in the negative:

Senators Leith, Flint, Clow, Lovejoy, Morrison, Lewis, Newell, Smith, Carter, Worthen, McInnis, Foster, White, Merrill and Newton.

Eight Senators having voted in the affirmative and fifteen Senators having voted in the negative, the negative prevailed and the motion to substitute was lost.

The question being stated:

Shall the resolution of the majority, inexpedient to legislate be adopted?

On a *viva vocc* vote, the affirmative prevailed and the resolution was adopted.

The following report of the committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 44, An Act providing for the erection of snow fence adjacent to the highways.

Senate Bill No. 70, An Act relating to mileage and transportation of members of the legislature.

House Bill No. 45, An Act to designate a state-aid highway between the villages of Groveton and West Milan.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187 of the Public Laws, relating to the diseases of domestic animals.

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the legislature.

Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a constitutional convention.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 58, Joint Resolution providing for changes in Mary Lyon Hall at the Plymouth Normal School.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of an accident suffered by him while in the performance of his duties as an employee of the state highway department.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

House Joint Resolution No. 79, Joint Resolution for the repair and maintenance of the Daniel Webster Birthplace in the city of Franklin.

House Joint Resolution No. 117, Joint Resolution providing for the publication of the digest of the supreme court decisions.

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following entitled bill and joint resolution sent up from the House of Representatives were read a first and second time by title and caption respectively and referred:

To the Committee on the Judiciary,

House Bill No. 129, An Act to amend Chapter 273 of the Public Laws, providing for insurance adjustors.

To the Committee on Roads, Bridges and Canals,

House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester, leading from the Litchfield line to the Goffs Falls schoolhouse.

Senator Carter moved that Senate Bill No. 46, An Act in amendment of Chapter 385 of the Public Laws, relating to Sunday sports, be recalled from the Committee on the Judiciary and considered by the Senate in Committee of the Whole at 1:59 o'clock.

(Discussion ensued)

On a viva voce vote the negative prevailed.

Senator Carter demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Chandler, Davis, Carter, Lvons, and Janelle.

The following named Senators voted in the negative. Senators Leith, Flint, Clow, Lovejoy, Morrison, Lewis, Newell, Smith, Worthen, McInnis, Swallow, Lord, McCarthy, Meader, Foster, White, Merrill and Newton.

Five Senators having voted in the affirmative and eighteen Senators having voted in the negative, the negative prevailed and the motion to recall from the Committee on the Judiciary was lost.

On motion of Senator Foster the Senate adjourned.

AFTERNOON

On motion of Senator Flint the concurrent resolution setting the date of adjournment of the legislature was taken from the table.

Senator Flint offered the following amendment.

Amend the resolution by striking out the word "three" following the words "instant at" and substituting in the place thereof the word "seven," so that said resolution as amended shall read:

Whereas, It appears that all necessary legislative work may be easily accomplished by Thursday, April 14th inst.; therefore be it

Resolved, By the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Thursday, April 14th instant at seven o'clock in the afternoon and be it further

Resolved, that all reports, bills and joint resolutions pending at that time in either branch of the legislature, be indefinitely postponed.

The question being stated,

Shall the amendment offered by the Honorable Senator from District Number 3 be adopted?

On a viva voce vote the affirmative prevailed and the amendment was adopted.

On motion of Senator Flint the Senate voted to concur with the House of Representatives in the adoption of the foregoing concurrent resolution as amended.

THIRD READINGS

On motion of Senator Swallow the rules were suspended and the following entitled bills and joint resolutions were severally read a third time by title and caption respectively, and passed:

Senate Bill No. 15, An Act to incorporate the New Hampshire Railroad Salvage Company.

Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws.

House Bill No. 90, (in new draft and new title), An Act in amendment of Section 13, Chapter 264 of the Public Laws, relating to fiduciary powers of trust companies and national banks.

House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook.

House Bill No. 214, An Act to authorize the city of Manchester to acquire and to operate a recreation field and an aviation field.

House Bill No. 256, An Act relating to salaries of inspectors of weights and measures.

House Bill No. 358, An Act relating to Departmental Expenditures.

House Joint Resolution No. 14 (in new draft), Joint Resolution in aid of the New Hampshire Veterans' Association.

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 90, Joint Resolution in favor of New Hampshire State Sanatorium.

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

COMMITTEE REPORTS

Senator Newton for the Committee on Roads, Bridges and Canals to whom was referred House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse, having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

Senator Swallow moved that the report of the committee be laid upon the table.

(Discussion ensued)

On a viva voce vote the affirmative prevailed and the report was laid upon the table.

On motion of Senator Swallow the foregoing bill was referred to the Committee on Finance.

Senator Merrill for the Committee on Finance to whom was referred House Bill No. 19, An Act in amendment of Section 10 of Chapter 237 of the Public Laws, relating to the Public Service Commission.

House Joint Resolution No. 22, Joint Resolution for reconstruction, additions and improvements at the State Hospital.

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battle-fields of Bennington and Saratoga.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions seerally ordered to a third reading tomorrow morning at 11 o'clock.

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 46, An Act in amendment of Chapter 385 of the Public Laws relating to Sunday Sports, having considered the same, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

Senator Carter moved to substitute for the report "inexpedient to legislate" the report "ought to pass."

(Discussion ensued)

The question being stated:

Shall the report "ought to pass" be substituted for the report "inexpedient to legislate?"

On a viva voce vote the negative prevailed.

Senator Carter demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Chandler, Leith, Davis, Carter, Lyons, and Janelle.

The following named Senators voted in the negative: Senators Flint, Clow, Lovejoy, Morrison, Newell, Smith, Worthen, McInnis, Swallow, Lord, McCarthy, Meader, Foster, White, Merrill and Newton.

Six Senators having voted in the affirmative and sixteen Senators having voted in the negative, the negative prevailed and the motion to substitute was lost.

The question being stated.

Shall the resolution of the Committee, inexpedient to legislate be adopted?

On a viva voce vote the affirmative prevailed and the resolution of the committee was adopted.

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith.

House Joint Resolution No. 68, Joint resolution for the completion of a road leading through Madison to the Albany town line.

Senate Bill No. 72, An Act in amendment of Section 13,

Chapter 14, of the Public Laws, relating to the salary of the Deputy Secretary of State.

Senate Bill No. 75, An Act relating to salaries and expenses of the Commissioner of Law Enforcement.

Having considered the same reported the same without amendment and recommended their passage.

The reports were accepted and the bills and joint resolutions severally ordered to a third reading tomorrow morning at 11 o'clock.

Senator Merrill for the Committee on Finance to whom was referred House Bill No. 107, An Act to provide for the construction and equipment of a Nurses' Home at the State Hospital, having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

Senator Newell moved that the report "ought to pass" be substituted for the report of the committee "inexpedient to legislate."

(Discussion ensued)

The question being stated:

Shall the report "ought to pass" be substituted for that of "inexpedient to legislate?"

On a viva voce vote the negative prevailed.

Senator Leith demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Leith, Davis, Newell, Smith, Carter, Lyons, and McInnis.

The following named Senators voted in the negative:

Senators Chandler, Flint, Clow, Lovejoy, Morrison, Lewis, Worthen, Swallow, Lord, McCarthy, Janelle, Meader, Foster, White, and Newton.

Seven Senators having voted in the affirmative and fifteen Senators having voted in the negative, the negative prevailed and the motion to substitute was lost.

The question being stated:

Shall the resolution of the committee "inexpedient to legislate" be adopted?

On a viva voce vote the affirmative prevailed and the resolution of the committee was adopted.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

Senator Carter moved that the report "ought to pass" be substituted for the report of the committee "inexpedient to legislate.

(Discussion ensued)

The question being stated:

Shall the report "ought to pass" be substituted for that of "inexpedient to legislate?"

On a viva voce vote the negative prevailed.

Senator Carter demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative:

Senators Carter and Lyons.

The following named Senators voted in the negative: Senators Chandler, Leith, Flint, Clow, Lovejoy, Morrison, Lewis, Davis, Newell, Smith, Worthen, McInnis, Swallow, Lord, McCarthy, Janelle, Meader, Foster, White, Merrill, and Newton.

Two Senators having voted in the affirmative and twentyone Senators having voted in the negative, the negative prevailed and the motion to substitute was lost.

The question being stated:

Shall the resolution of the committee "inexpedient to legislate" be adopted?

On a viva voce vote the affirmative prevailed and the resolution of the committee was adopted.

Senator Merrill for the Committee on Finance, to whom

was referred Senate Bill No. 33, An Act to amend Section 18, Chapter 180 of the Public Laws, relating to the University of New Hampshire, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 1, Joint Resolution for the construction of a Girls' Cottage at the Industrial School, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 110, Joint Resolution in favor of erecting a Memorial at the New Hampshire end of the Memorial Bridge at Portsmouth, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 47, Joint Resolution for the reconditioning of a "Farm to Market" highway in the town of Barrington, having considered the same, reported the same with the following amendment and recommended its passage.

Amend the joint resolution by striking out all of the last clause and inserting in place thereof the following: And the sum so appropriated by the state shall be a charge upon the maintenance fund as provided under Chapter 84 of the Public Laws. So that said joint resolution as amended shall read:

That the sum of thirty-five hundred dollars be and hereby is appropriated for the year 1927 to assist in conditioning that portion of the highway leading from the state central highway at the Hale place, so-called, in the town of Barrington, to the Rochester town line, provided the town of Barrington shall appropriate the sum of fifteen hundred dollars, said sums to be expended under the direction of the highway commissioner. And the sum so appropriated by the state shall be a charge upon the maintenance fund as provided under Chapter 84 of the Public Laws.

The report was accepted, amendment adopted, and the bill as amended ordered to a third reading to-morrow morning at 11 o'clock.

Senator Lewis for the Committee on Railroads, to whom was referred House Joint Resolution No. 24, Joint Resolution relating to an investigation of the Boston and Maine railroad, having considered the same reported the same without amendment and recommended its passage.

The report was accepted, and the bill referred to the Committee on Finance under the rules.

Senator Leith for the Committee on Engrossed Bills to whom was referred House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland, having considered the same, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend Section 1 of said bill by adding after the word "selectmen" in the second line of said section the words, of the towns of New Hampton and Ashland.

Amend Section 3 of said bill by adding after the words "commissioner and" in the second line of said section the word "said."

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

(Senator Clow in the Chair)

On motion of Senator McCarthy the rules were suspended and the bills and joint resolutions in order for third reading to-morrow morning were made in order at the present time.

THIRD READINGS

On motion of Senator McCarthy the rules were further suspended and the following entitled bills and joint resolutions were severally read a third time by title and caption respectively and passed.

House Bill No. 19, An Act in amendment of Section 10, Chapter 237 of the Public Laws, relating to the Public Service Commission.

House Joint Resolution No. 22, Joint Resolution for reconstruction, additions and improvements at the State Hospital.

House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith.

House Joint Resolution No. 47, Joint Resolution for the reconditioning of a "farm to market" highway in the town of Barrington.

Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws, relating to the salary of the Deputy Secretary of State.

Senate Bill No. 75, An Act relating to salaries and expenses of the Commissioner of Law Enforcement.

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battle-fields of Bennington and Saratoga.

(The President in the Chair)

The following message was received from the House of Representatives by its Clerk:

HOUSE MESSAGE

Mr. President:

The House of Representatives has concurred with the Honorable Senate in the passage of the following bill:

Senate Bill No. 71, An Act relating to the motor vehicle road toll.

The House of Representatives has voted to indefinitely postpone the following house bill as amended by the Honorable Senate:

House Bill No. 259, An Act in amendment of Section 11, Chapter 68 of the Public Laws, relating to the tax commission.

The House of Representatives refuses to concur with the Honorable Senate in the passage of the following bills:

Senate Bill No. 65, An Act in amendment of Chapter 99 of the Public Laws, relating to the Commissioner of Motor Vehicles.

Senate Bill No. 45, An Act to prevent state Senators and Representatives from holding other state offices.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following bill:

House Bill No. 188, An Act providing for a forest improvement fund.

The message further stated that the House of Representatives had voted to adopt the following amendment proposed by the Committee on Engrossed Bills to Senate Bill No. 67, An Act empowering the town of Wolfeboro and such other towns as may hereafter be authorized to establish the office of town manager, in the adoption of which amendment the House of Representatives asked the concurrence of the honorable Senate.

Amend the title of the bill by striking out the words "and such other towns as may hereafter be authorized."

On motion of Senator Flint the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment. The message further stated that the House of Representatives had voted to adopt the report of the Committee of Conference on House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

REPORT OF CONFERENCE COMMITTEE

The Conference Committee to whom was referred House Joint Resolution No. 113, A Joint Resolution providing for a recess commission to study the general subject of tax revision, having considered the same, reported the same with the recommendation that the Senate recede from its amendment; and further recommend that the House and Senate adopt the following amendment to said resolution:

Amend by adding at the end thereof the following:

Be it further Resolved, that the Governor, with the advice and consent of the council, is hereby authorized and directed to appoint three competent persons to constitute a commission to consider and report to the next legislature upon the advisability and feasibly of consolidating or abolishing some of the departments of State Government.

JAMES P. RICHARDSON, J. RANDOLPH COOLIDGE, F. W. PARSONS, GEO. H. DUNCAN, F. W. FALCONER,

House Conferees.

ELIOT A. CARTER, BYRON WORTHEN, WALTER M. FLINT,

Senate Conferees.

On motion of Senator Carter the Senate voted to recede from its position and adopted the amendment recommended by the Conference Committee.

COMMITTEE REPORTS

Senator Lord for the Committee on the Judiciary to whom was referred Senate Bill No. 6, An Act relating to insurance adjustors, having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Lord for the Committee on the Judiciary, to whom was referred House Bill No. 129, An Act to amend Chapter 273 of the Public Laws, providing for Insurance Adjustors, having considered the same, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the Main Road in the city of Manchester leading from the Litchfield line to the Goffs Falls Schoolhouse, having considered the same, reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading tomorrow morning at 11 o'clock.

On motion of Senator Swallow the rules were so far suspended as to permit the third reading and final passage of the foregoing joint resolution at the present time.

On motion of Senator Flint the rules were further suspended, and the foregoing joint resolution read a third time by its caption and passed.

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 24, Joint Resolution relating to an investigation of the Boston and Maine Railroad, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading tomorrow morning at 11 o'clock.

On motion of Senator Newton the rules were suspended and the joint resolution read a third time by its caption and passed.

Senator Merrill for the Committee on Finance to whom was referred House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line, having considered the same reported the same without amendment and recommended its passage.

The report was accepted and the joint resolution ordered to a third reading tomorrow morning at 11 o'clock.

On motion of Senator White the rules were suspended and the foregoing joint resolution read a third time by its caption and passed.

Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 356, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1928, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by striking out all after the enacting clause and substituting therefor the following:

Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1928, to wit:

For the Executive Department, \$88,200.00: Salary of the Governor, \$3,000.00; Salary of Governor's Secretary, \$1,500.00; Salary of the Governor's Stenographer, \$1,300.00; Governor's Secretary's traveling expenses, \$200.00; Traveling expenses for Governor's Stenographer, \$200.00; Incidentals, \$450.00; Printing, \$350.00; Transportation, \$700.00; Contingent fund, \$1,500.00; Emergency Fund for protection of interests of the state, \$75,000.00; Council per diem and expenses, \$4,000.00.

For Secretary of State \$18,300.00 as follows: Salary of Secretary, \$4,000.00; Salary of Deputy, \$2,700.00; Clerical expenses, \$5,100.00; Incidentals, \$700.00; Printing report, \$800.00; Printing Blanks, \$250.00; Express and postage, \$650.00; Copying ancient records, \$4,000.00; Direct primary, \$100.00.

For Treasury Department, \$17,950.00 as follows: Salary of the Treasurer, \$4,000.00; Salary of Deputy, \$2,300.00; Clerical expense \$8,200.00; Incidentals, \$1,800.00; Printing Blanks, \$850.00; Printing report, \$800.00.

For Insurance Department, \$15,575.00 as follows: Salary of Commissioner, \$3,000.00; Salary of Deputy, \$1,800.00; Clerical Expense, \$4,075.00; Incidentals, \$2,200.00; Printing report, \$1,300.00; Printing Blank, \$1,000.00; Blue Sky Law, Salary of Examiner, \$1,200.00; miscellaneous, \$1,000.00.

For Bank Commission, \$29,000.00 as follows: Salary of Commissioner. \$5,000.00; Salary of the Deputy, \$3,000.00; Salaries of Examiners, \$5,500.00; Salaries of accountants, \$4,000.00; Clerical expense, \$3,200.00; Incidentals, \$1,000.00; Printing reports, \$2,500.00; printing blanks, \$500.00; Expenses of commissioner, deputies, examiners and accountants, \$4,300.00.

For State Auditing Department, \$4,300.00 as follows: For State Auditing Accountant, \$3,000.00; Travel and Office Expense, \$1,300.00.

For Public Service Commission, \$42,400.00 as follows: Salaries of Commissioners, \$14,000.00; Experts, Clerks and Assistants, \$17,000.00; Expenses of Commissioners, \$700.00; Incidentals and Printing, \$4,700.00; Lights and Buoys and Boat Inspection, \$6,000.00.

For Tax Commission, \$23,950.00 as follows: Salaries of Commissioners, \$8,000.00; Expense of Commissioners, \$3,000.00; Clerical Expense, \$2,850.00; Incidentals and Printing, \$7,000.00; Printing Report, \$1,400.00; Municipal Accounting, \$1,700.00.

For Purchasing Agent's Department, \$13,950.00 as fol-

lows: Salary of Purchasing Agent and Clerical Expense, \$12,100.00; Expenses of Purchasing Agent, \$350.00; Incidentals, \$1,500.00.

For Attorney General's Department, \$41,800.00 as follows: Salary of Attorney General, \$4,000.00; salary of Assistant Attorney General, \$4,000.00; clerical expense of Attorney General, \$3,500.00; incidentals, \$1,000.00; printing blanks, \$800.00; traveling expenses, \$1,000.00; copies of wills and records, \$3,000.00; legacy tax and other investigations, \$2,500.00; supplies, \$1,000.00; clerical expense of Assistant Attorney General, \$6,000.00; Vermont boundary, \$15,000.00.

Enforcement Prohibitory Law, \$19,250.00 as follows: Salary of Commissioner, \$3,250.00; salary of State Liquor Agent, \$2,400.00; salaries of Deputies and Agents, \$5,500.00; clerical expense, \$1,400.00; incidentals, \$500.00; printing blanks, \$200.00; expenses of Commissioner, \$1,000.00; expenses of deputies and agents, \$5,000.00.

Supreme Court, \$43,250.00 as follows: Salaries of Justices, \$32,500.00; salary of clerk, \$500.00; salary of messenger, \$250.00; salary of State Reporter, \$1,800.00; salary of stenographer for State Reporter, \$600.00; incidentals, including expenses of Justices, printing docket, transportation of State Reporter, \$4,000.00; examination of law students, \$600.00; publication of law reports, \$3,000.00.

For Superior Court, \$48,000.00 as follows: Salaries of Justices, \$39,000.00; Expenses of Justices, \$6,500.00; Transportation, \$1,750.00; Incidentals, \$750.00.

Legislature expense, \$15,000.00.

Probate Court, \$17,600.00 as follows: Salaries of Justices, Rockingham County, \$2,000.00; Strafford County, \$1,800.00; Belknap County, \$1,500.00; Carroll County, \$1,500; Merrimack County, \$2,000.00; Hillsborough County, \$2,500.00; Cheshire County, \$1,500.00; Sullivan County, \$1,500.00; Grafton County, \$1,800.00, and Coos County, \$1,500.00.

Salaries of Registrars and Deputies, \$20,300.00 as fol-

lows: Rockingham County Registrars, \$2,000.00; Rockingham County Deputy, \$1,000.00; Strafford County Registrar, \$1,800.00; Belknap County Registrar, \$1,500.00; Carroll County Registrar, \$1,500.00; Merrimack County Registrar, \$2,000.00; Merrimack County Deputy, \$1,200.00; Hillsborough County Registrar, \$2,000.00; Hillsborough County Deputy, \$800.00; Cheshire County Registrar, \$1,500.00; Sullivan County Registrar, \$1,500.00; Grafton County Registrar, \$2,000.00; Coos County Registrar, \$1,500.00.

Board of Charities and Corrections, \$97,750.00 as follows: Salary of Secretary, \$2,750.00; Incidentals, \$700.00; Printing Blanks,, \$150.00; Traveling Expenses, \$1,500.00; Aid of Tubercular Patients, \$40,000.00; Child Welfare work, \$7,000.00; Register of the Blind, \$11,300.00; Deaf, Dumb and Blind, \$25,000.00; Aid Crippled and Tubercular Children, \$3,000.00; John Nesmith Fund income, \$3,700.00; Granite State Deaf Mute Mission, \$150.00; Clerical Expenses, \$2,500.00.

Bureau of Labor, \$7,100.00 as follows: Salary of Commissioner, \$3,000.00; Clerical Expense, \$1,600.00; Incidentals and Travel, \$1,700.00; Printing Blanks, \$300.00; Expenses of Arbitration, \$500.00.

Factory Inspection, \$10,550.00 as follows: Salaries of Inspectors, \$6,200.00; Clerical Expense, \$1,200.00; Incidentals and Travel, \$3,000.00; Printing Blanks, \$150.00.

Free Employment, \$3,450.00 as follows: Assistants, \$1,500.00; Clerical Expense, \$1,400.00; Incidentals and Travel; \$500.00; Printing Blanks, \$50.00.

Department of Weights and Measures, \$15,700.00 as follows: Salary of Commissioner, \$3,000.00; Salaries of Inspectors, \$6,000.00; Traveling Expenses, \$4,500.00; Incidentals, \$700.00; Clerical Expense, \$1,300.00; Printing Blanks, \$200.00.

State Publicity Board, \$30,000.00.

Department of Agriculture, \$143,750.00 as follows: Sal-

ary of Commissioner, \$3,250.00; Salary of Deputy. \$2,500.00; Clerical Expense, \$3,000.00; Advisory Board, \$300.00; Incidentals, \$500.00; Institutes and Public Meetings, \$1,500.00; Feeding Stuffs Inspection, \$4,000.00; Nursery Inspection, \$500.00; Fertilizer Inspection; \$2,000.00; Seed Inspection, \$1,000.00; Insecticides and Fungicides, \$200.00; Licensing Milk Dealers, \$500.00; Moth Suppression, \$12,500.00; Apple Grading Law, \$500.00; Bureau of Markets, \$6,500.00; Granite State Dairymen's Association, \$1,000.00; N. H. Sheep Breeders' Association, \$500.00; Apiary Law, \$500.00; Dairy Inspection, \$3,000.00; Diseases of Animals, \$100,000.00.

For the Laboratory of Hygiene, \$16,200.00 as follows: For Salaries of two Chemists, \$5,100.00; for Salaries of two Bacteriologists, \$3,000.00; for Salary of Pathologist, \$600.00; for Clerical Expense, \$2,500.00; for Incidentals, \$3,000.00; for Printing Blanks and Bulletins, \$2,000.00.

For the Department of Vital Statistics, \$3,550.00 as follows: Clerical Expense, \$2,850.00; for Incidentals, \$200.00; for Printing Blanks, \$500.00.

For Board of Health, \$27,450.00 as follows: Salary of Secretary, \$4,000.00; clerical expense, \$1,800; incidentals, \$650.00; printing blanks, \$500.00; control of venereal diseases, \$6,000.00; tuberculosis dispensaries, \$3,000.00; purchase of anti-toxin, \$2,500.00; medico-legal examinations, \$500.00; sanitary inspection, \$7,000.00, engineer, \$1,500.

For Adjutant General's Department, \$80,025.00 as follows: Salary of Adjutant General, \$4,000.00; incidentals, \$1,000.00; printing blanks, \$500.00; officers' uniforms. \$1,900.00; rifle ranges, \$2,000.00; State Armories, \$17.000.00; National Guard, \$50,000.00; clerical expense, \$3,625.00.

For the Forestry Department, \$72,406.00 as follows: Salary of forester, \$3,250.00; field assistants, \$2,500.00; traveling expenses, \$1,000.00; incidentals, \$1,000.00; printing blanks, \$1,200.00; district chiefs, \$7,500.00; lookout

stations, \$10,000.00; conferences, \$1,000.00; prevention of fires, \$2,000.00; nursery, \$13,731.00; forest fire bills to towns, \$5,000.00; reforestation, \$3,000.00; White Pine Blister rust, \$15,000.00; forest fire equipment, \$1,000.00; clerical expenses, \$5,225.00.

For Bounties as follows: \$2,500.00 as follows: Hedgehogs, \$2,000.00; bears and grasshoppers, \$500.00. ary of secretary, \$2,000.00; clerical expense, \$1,000.00; incidentals, \$950.00; printing report, \$50.00; printing bulletin, \$350.00; travelling libraries, \$1,000.00; institutes, \$400.00; assistant secretary, \$1,200.00; shipping clerk, \$200.00.

Soldiers' Home, \$25,000.00 as follows: Maintenance, For Department of Indexing as follows: \$1,850.00, salary, \$1,800.00; incidentals, \$50.00.

For G. A. R. Department, \$2,350.00 as follows: For printing, \$300.00; Incidentals, \$50.00; Burial of Soldiers and Sailors, \$2,000.00.

For Pharmacy Commission, \$2,410.00 as follows: Salaries, \$750.00; Clerical expenses, \$200.00; Incidentals, \$600.00; Printing Report, \$60.00; Printing Blanks, \$100.00; Salary of Inspector, \$700.00.

For State Dental Board, \$400.00, as follows: Salaries, \$400.00.

For Board of Optometry, \$400.00 as follows: Compensation and Expenses, \$400.00.

Board of Chiropractors, \$200.00 as follows: Compensation and expenses, \$200.00.

Registration of Veterinary Surgeons: Compensation and expenses, \$100.00.

State House Department, \$45,050.00 as follows: Salaries and pay roll, \$15,400.00; fuel, \$7,000.00; light and power, \$5,200.00; water, \$400.00; telephone operator and switchboard, \$2,250.00; rent of offices in Patriot Building, \$9,500.00; and extra labor, \$1,500.00; miscellaneous, \$1,800.00; extraordinary repairs, \$2,000.00.

State Library, \$19,650.00 as follows: Salaries, \$9,000.00;

maintenance, \$5,500.00; books, periodicals and binding, \$5,000.00; expenses of trustees, \$150.00.

Public Library Commission \$7,150.00 as follows: Sal-\$12,000.00; incidentals, \$12,775.00; printing report, \$225.00.

For University of New Hampshire extension work (Smith Lever Act) \$36,000.00.

For State Hospital, for maintenance, \$575,000.00.

For Industrial School \$60,000.00 as follows: Maintenance, \$55,000.00; special repairs, \$5,000.00.

For State Prison, \$84,000.00 as follows: Maintenance, \$73,225.00; clerical expense, \$1,450.00; incidentals, \$5,000.00; printing report, \$175.00; printing blanks, \$150.00; parole officer, \$4,000.00.

For Laconia State School, \$150,000.00 as follows: Maintenance, \$147,500.00; parole agent, \$2,500.00.

State Sanatorium, \$88,000.00 for maintenance.

For State Board of Education, \$575,000.00 as follows, and in addition the sums paid into the State Treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this appropriation the sum of \$40,000.00 is to be expended for mothers' aid and its supervision; a sum not to exceed \$40,-000.00 for salaries of officers and employees of the state board, a sum not to exceed \$355,000.00 for equalized state aid; and the sum of \$15,000.00 for rental of rooms for students at the normal schools. The state board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, Chapter 117, Section 40. In this department any balance which may be unexpended in any fiscal year shall be available for use in the following year.

For Interest Charges, \$72,401.48 as follows: For State Hospital bonds, \$5,000.00; for War Loan series 1918, \$22,500.00; for teachers' institutes, \$2,388.93; for Benjamin Thompson fund, \$31,887.27; for Agricultural Col-

lege fund, \$4,800.00. For Hamilton Smith fund, \$400.00; for Kimball legacy, \$270.14; for Fiske legacy, \$1,055.14; for temporary loans, \$3,500.00; for maturing state hospital bonds, \$150,000.00; for miscellaneous, \$6,100 as follows: For military organizations, \$300.00; for Firemen's Relief fund, \$4,000.00; for Prisoners' Aid Association, \$200.00; for Old Home Week Association, \$600.00; for New Hampshire Historical Society, \$500.00; for Franklin Pierce and Daniel Webster Homestead, \$500.00.

This Act shall take effect July 1, 1927.

The report was accepted.

The question being stated:

Shall the amendment proposed by the Committee on Finance be adopted?

Senator Leith offered the following amendment to the amendment proposed by the Committee on Finance.

Amend the amendment as offered by striking out the figures \$100,000.00 and inserting in place thereof the following, \$150,000.00.....so that said amendment as amended shall read as follows: "For the diseases of animals, \$150,000.00."

The question being stated:

Shall the amendment proposed by the Honorable Senator from District Number 2 to the amendment proposed by the Committee on Finance be adopted?

(Discussion ensued)

On a viva voce vote the negative prevailed.

Senator Smith demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Leith, Smith, Carter, Lyons, and White.

The following named Senators voted in the negative:

Senators Chandler, Flint, Clow, Lovejoy, Morrison, Davis, Newell, Worthen, Swallow, Lord, McCarthy, Janelle, Meader, Foster, Merrill, and Newton.

Five Senators having voted in the affirmative and sixteen Senators having voted in the negative, the negative prevailed and the amendment to the amendment was not adopted.

Senator Foster offered the following amendment to the amendment proposed by the Committee on Finance.

Amend the amendment by striking out the words "State Publicity Board, \$30,000.00."

The question being stated:

Shall the amendment proposed by the Honorable Senator from District No. 21 to the amendment proposed by the Committee on Finance be adopted?

(Discussion ensued)

On a viva voce vote the negative prevailed.

Senator Foster demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the affirmative: Senators Davis, Carter and Foster.

The following named Senators voted in the negative:

Senators Chandler, Leith, Flint, Clow, Lovejoy, Morrison, Newell, Smith, Lyons, Worthen, Swallow, Lord, McCarthy, Janelle, Meader, White, Merrill and Newton.

Three Senators having voted in the affirmative and eighteen Senators having voted in the negative the negative prevailed and the amendment to the amendment was not adopted.

The question being stated:

Shall the amendment proposed by the Committee on Finance be adopted?

On a viva voce vote the affirmative prevailed and the amendment was adopted.

The bill as amended was ordered to a third reading tomorrow morning at 11 o'clock.

On motion of Senator Meader the rules were so far sus-

pended as to permit the third, reading and final passage of the foregoing entitled bill at the present time.

On motion of Senator Newton the rules were further suspended and the foregoing bill read a third time by title and passed.

Senator Merrill for the Committee on Finance, to whom was referred House Bill No. 357, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1929, having considered the same, reported the same with the following amendment and recommended its passage.

Amend said bill by striking out all after the enacting clause and substituting therefor the following:

Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1929 to wit:

For the Executive Department, \$90,200.00: Salary of the Governor, \$3,000.00; salary of Governor's secretary, \$1,500.00; salary of the Governor's stenographer, \$1,300.00; Governor's secretary's traveling expenses, \$200.00; traveling expenses for Governor's stenographer, \$200.00; incidentals, \$450.00; printing, \$350.00; transportation, \$700.00; contingent fund, \$1,500.00; emergency fund for protection of interests of the state,, \$75,000.00; Council per diem and expenses, \$6,000.00.

For Secretary of State, \$25,800.00 as follows: Salary of Secretary, \$4,000.00; salary of Deputy, \$2,700.00; clerical expense, \$5,100.00; incidentals, \$700.00; printing report, \$800.00; printing blanks, \$250.00; express and postage, \$650.00; copying ancient records, \$4,000.00; Australian ballot, \$4,500.00; direct primary, \$3,100.00.

For Treasury Department, \$18,700.00 as follows: Salary of Treasurer, \$4,000.00; salary of deputy, \$2,300.00; clerical expense, \$8,450.00; incidentals, \$1,800.00; printing blanks, \$850.00; printing report, \$800.00; treasurer's and deputy's bonds, \$500.00.

For Insurance Department, \$15,775.00: Salary of Commissioner, \$3,000.00; salary of Deputy, \$1,800.00; clerical expense, \$4,275.00; incidentals, \$2,200.00; printing report, \$1,300.00; printing blanks, \$1,000.00; Blue Sky Law, salary of examiner, \$1,200; miscellaneous, \$1,000.00.

For Bank Commission, \$29,000.00 as follows: Salary of Commissioner, \$5,000.00; salary of the Deputy, \$3,000.00; salaries of examiners, \$5,500.00; salaries of accountants, \$4,000.00; clerical expense, \$3,200.00; incidentals, \$1,000.00; printing reports, \$2,500.00; printing blanks, \$500.00; expenses of commissioner, deputies, examiners and accountants, \$4,300.00.

For State Auditing Department, \$4,300.00 as follows: For State auditing accountant, \$3,000.00; travel and office expense, \$1,300.00.

For Public Service Commission, \$42,400.00 as follows: salaries of Commissioners, \$14,000.00; experts, clerks and assistants, \$17,000.00; expenses of commissioners, \$700.00; incidentals and printing, \$4,700.00; lights and buoys and boat inspection, \$6,000.00.

For Tax Commission, \$23,950.00 as follows: Salaries of Commissioners, \$8,000.00; expense of Commissioners, \$3,000.00; clerical expense, \$2,850.00; incidentals and printing, \$7,000.00; printing report, \$1,400.00; municipal accounting, \$1,700.00.

For Purchasing Agent's Department, \$14,450.00 as follows: Salary of Purchasing Agent and clerical expense, \$12,400.00; expenses of Purchasing Agent, \$350.00; incidentals, \$1,500.00; printing report, \$200.00.

Attorney General's Department, \$32,750.00 as follows: Salary of Attorney General, \$4,000.00; salary of Assistant Attorney General, \$4,000.00; clerical expense of Attorney General, \$3,500; incidentals, \$1,000.00; printing blanks, \$800.00; traveling expenses, \$1,000.00; copies of wills and records, \$3,000.00; legacy tax and other litigation and investigation, \$2,500.00; supplies, \$1,000.00; clerical expense.

\$6,250.00; printing report, \$700.00; Vermont boundary, \$5,000.00.

Enforcement Prohibitory Law, \$19,650.00 as follows: Salary of Commissioner, \$3,250.00; salary of State Liquor Agent, \$2,400.00; salaries of deputies and agents, \$5,500.00, expenses of deputy and agents, \$5,000.00; clerical expense, \$1,400.00; incidentals, \$500.00; printing blanks, \$200.00; expenses of Commissioner, \$1,000.00; printing report. \$400.00.

Supreme Court, \$43,250.00 as follows: Salaries of Justices, \$32,500.00; salary of clerk, \$500.00; salary of messenger, \$250.00; salary of state reporter, \$1,800.00; salary of stenographer for state reporter, \$600.00; incidentals, including expenses of justices, printing docket, transportation of state reporter, \$4,000.00; examination of law students, \$600.00; publication of law reports, \$3,000.00.

Superior Court, \$48,000.00 as follows: Salaries of Justices, \$39,000.00; expenses of Justices, \$6,500.00; transportation, \$1,750; incidentals, \$750.00.

Legislature, expense, \$175,000.00.

Probate Court, \$17,600.00 as follows: Salaries of Justices, Rockingham County, \$2,000.00; Strafford County, \$1,800.00; Belknap County, \$1,500.00; Carroll County. \$1,500.00; Merrimack County, \$2,000.00; and Hillsborough County, \$2,500.00; Cheshire County, \$1,500.00; Sullivan County, \$1,500.00; Grafton County, \$1,800.00; and Coos County, \$1,500.00.

Salaries of Probate Registers and Deputies, \$20,300.00 as follows: Rockingham County Registrar, \$2,000.00; Rockingham County Deputy, \$1,000.00; Strafford County Registrar, \$1,800.00; Belknap County Registrar, \$1,500.00; Carroll County Registrar, \$1,500.00; Merrimack County Registrar, \$2,000.00; Merrimack County Deputy, \$1,200.00, Hillsborough County Registrar, \$2,000.00; Hillsborough County Deputy, \$800.00; Cheshire County Registrar, \$1,500.00; Sullivan County Registrar, \$1,500.00; Grafton

County Registrar, \$2,000.00; Coos County Registrar, \$1,500.00.

Board of Charities and Corrections, \$98,650.00 as follows: Salary of Secretary, \$2,750.00; incidentals, \$700.00; printing blanks, \$150.00; traveling expenses, \$1,500.00; aid tubercular patients, \$40,000.00; Child Welfare work, \$7,000.00; register of the blind, \$11,300.00; deaf, dumb and blind, \$25,000.00; aid crippled and tubercular children, \$3,000.00; John Nesmith Fund—Income, \$3,700.00; Granite State Deaf Mute Mission, \$150.00; clerical expenses, \$2,600.00; printing report, \$800.00.

Bureau of Labor, \$7,600.00 as follows: Salary of commissioner, \$3,000.00; clerical expense, \$1,600.00; incidentals and travel, \$1,700.00; printing blanks, \$300.00; expenses of arbitration, \$500.00; printing report, \$500.00.

Factory Inspection, \$10,550.00 as follows: Salaries of inspectors, \$6,200.00; clerical expense, \$1,200.00; incidentals and travel, \$3,000.00, printing blanks, \$150.00.

Free Employment, \$3,450.00 as follows: Assistants, \$1,500.00; clerical expense, \$1,400.00; incidentals and travel, \$500.00; printing blanks, \$50.00.

Department of Weights and Measures, \$16,175.00 as follows: Salary of commissioner, \$3,000.00; salaries of inspectors, \$6,000.00; traveling expenses, \$4,500.00; incidentals, \$700.00; clerical expense, \$1,375.00; printing blanks, \$200.00; Printing report, \$400.00.

State Publicity Board, \$30,000.00.

Department of Agriculture, \$114,750.00 as follows: Salary of commissioner, \$3,250.00; salary of Deputy, \$2,500.00; clerical expense, \$3,000.00; Advisory Board, \$300.00; incidentals, \$500.00; institutes and public meetings, \$1,500.00; feeding stuffs inspection, \$4,000.00; nursery inspection, \$500.00; fertilizer inspection, \$2,000.00; seed inspection, \$1,000.00; insecticides and fungicides, \$200.00; Licensing milk dealers, \$500.00; moth suppression, \$12,500.00; apple grading law, \$500.00; Bureau of Markets,

\$6,500.00; Granite State Dairymen's Association, \$1,000.00; N. H. Sheep Breeders' Association, \$500.00; Apiary Law, \$500.00; dairy inspection, \$3,000.00; printing report. \$1,000.00; diseases of animals, \$70,000.00.

For the Laboratory of Hygiene, \$16,200 as follows: For salaries of two chemists, \$5,100.00; for salaries of two bacteriologists, \$3,000.00; for salary of pathologist, \$600.00; for clerical expense, \$2,500.00; for incidentals, \$3,000.00; for printing blanks and bulletins, \$2,000.00.

For the Department of Vital Statistics, \$6,050.00 as follows: Clerical expense, \$2,850.00; for incidentals, \$200.00; for printing blanks, \$500.00; printing report, \$2,500.00.

For Board of Health, \$28,950.00 as follows: Salary of Secretary, \$4,000; clerical expense, \$1,800; incidentals, \$650.00; printing blanks, \$500.00; control of venereal diseases, \$6,000.00; tuberculosis dispensaries, \$3,000.00; purchase of anti-toxin, \$2,500.00; medico-legal examinations, \$500.00; sanitary inspection, \$7,000.00; engineer, \$1,500.00; printing report, \$1,500.00.

For Adjutant General's Department, \$81,175.00 as follows: Salary of Adjutant General, \$4,000.00; incidentals, \$1,000.00; printing blanks, \$500.00; officers' uniforms, \$1,900.00; rifle ranges, \$2,000.00; State Armories, \$17,000.00; National Guard, \$50,000.00; clerical expense, \$3,775.00.

For the Forestry Department, \$72,660.00 as follows: Salary of forester, \$3,250.00; field assistants, \$2,500; traveling expenses, \$1,000.00; incidentals, \$1,000.00; printing blanks, \$1,200.00; district chiefs, \$7,500.00; lookout stations, \$10,000.00; conferences, \$1,000.00; prevention of fires, \$2,000.00; nursery, \$12,960.00; forest fire bills to towns, \$5,000.00; reforestation, \$3,000.00; White Pine Blister rust, \$15,000.00; forest fire equipment, \$1,000.00; clerical expense, \$5,450.00; printing report, \$800.00.

For Bounties as follows: \$2,500.00 as follows: Hedgehogs, \$2,000.00; bears and grasshoppers, \$500.00.

For Department of Indexing as follows: \$1,850.00; Salary, \$1,800.00; incidentals, \$50.00.

For G. A. R. Department, \$2,350.00 as follows: For printing, \$300.00; incidentals, \$50.00; burial of soldiers and sailors, \$2,000.00.

For Pharmacy Commission, \$2,410.00 as follows: Salaries, \$750.00, clerical expense, \$200.00; incidentals, \$600.00; printing report, \$60.00; printing blanks, \$100.00; salary of inspector, 700.00.

For State Dental Board, \$400.00 as follows: Salaries \$400.00.

For Board of Optometry, \$400.00 as follows: Compensation and expenses, \$400.00.

For Board of Chiropractors, \$200.00 as follows: Compensation and expenses, \$200.00.

Registration of Veterinary Surgeons, Compensation and expenses, \$100.00.

State House Department, \$45,050.00 as follows: Salaries and payroll, \$15,400.00; fuel, \$7,000.00; light and power, \$5,200.00; water \$400.00; telephone operator and switchboard, \$2,250.00; rent of offices in Patriot Building, \$9,500.00; and extra labor, \$1,500.00; miscellaneous, \$1,800.00; extraordinary repairs, \$2,000.00.

State Library, \$19,650.00 as follows: Salaries, \$9,000.00; maintenance, \$5,500.00; books, periodicals and binding, \$5,000.00; expenses of trustees, \$150.00.

Public Library Commission, \$7,750.00 as follows: Salary of secretary, \$2,000.00; clerical expense, \$1,200.00; incidentals, \$950.00; printing report, \$150.00; printing bulletin, \$350.00; travelling library, \$1,000.00; institutes, \$400.00; assistant secretary, \$1,500.00; shipping clerk, \$200.00.

Soldiers' Home, \$25,000.00 as follows: Maintenance, \$12,000.00; incidentals, \$13,000.00.

For University of New Hampshire extension work (Smith-Lever Act), \$36,000.00.

For State Hospital, for maintenance, \$595,000.00.

For Industrial School, for maintenance, \$55,000.00.

For State Prison, \$84,000.00 as follows: Maintenance, \$73,225.00; clerical expense, \$1,450.00; incidentals, \$5,000.00; printing report, \$175.00; printing blanks, \$150.00; parole officer, \$4,000.00.

For Laconia State School, \$150,000.00 as follows: Maintenance, \$147,500.00; parole agent, \$2,500.00.

State Sanatorium, \$88,000.00 for maintenance.

For the State Board of Education, \$575,000.00 and in addition the sums paid into the state treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this appropriation the sum of \$40,000.00 is to be expended for mothers' aid and its supervision; a sum not to exceed \$40,000.00 for salaries of officers and employees of the state board; a sum not to exceed \$355,000,00 for equalized state aid; and the sum of \$15,000,00 for rental of rooms for students at the normal schools. The State board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws. Chapter 117, Section 40. In this department any balance which may be unexpended in any fiscal year shall be available for use in the following year.

For interest charges \$69,776.48 as follows: For State Hospital bonds, \$2,975.00; for War Loan series 1918, \$22,500.00; for teachers' institutes, \$2,388.93; for Benjamin Thompson fund, \$31,887.27; for agricultural college fund, \$4,800.00; for Hamilton Smith fund, \$400.00; for Kimball legacy, \$270.14; for Fiske legacy, \$1,055.14; for temporary loans, \$3,500.00; for miscellaneous, \$6,100.00 as follows: For military organizations, \$300.00; for firemen's relief fund, \$4,000.00; for Prisoners' Aid Association, \$200.00; for Old Home Week Association, \$600.00; for New Hampshire Historical Society, \$500.00; for Franklin Pierce and Daniel Webster homestead, \$500.00.

This Act shall take effect July 1, 1928.

The report was accepted.

Senator Newell moved the adoption of the amendment proposed by the Committee on Finance.

The question being stated:

Shall the amendment proposed by the Committee on Finance be adopted?

On a viva voce vote the affirmative prevailed and the amendment was adopted.

The bill was ordered to a third reading tomorrow morning at 11 o'clock.

On motion of Senator Smith the rules were suspended and the foregoing entitled bill read a third time by title and passed.

On motion of Senator White the Senate went into recess until 8 o'clock.

(After recess)

The following message was received from the House of Representatives by its Clerk:

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled joint resolution, in the passage of which it asks the concurrence of the Honorable Senate:

House Joint Resolution No. 119, Joint Resolution in favor of Guy S. Neal and others.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following bills and joint resolutions:

House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook.

House Bill No. 214, An Act to authorize the city of Manchester to acquire and to operate a recreation field and an aviation field.

House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossd Bills to the following entitled bills and joint resolutions:

House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland.

The message further stated that the House of Representatives had voted to non-concur with the Honorable Senate in its amendment to the following bill.

House Bill No. 356, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1928, and asked for a committee of conference and the Speaker had appointed as members of such committee on the part of the House Messrs. Foster of Concord, Dickinson of Swanzey, Seavey of Rochester, Richardson of Littleton and Connor of Henniker.

On motion of Senator Smith the Senate voted to accede to the request of the House of Representatives for a committee of conference and the President appointed as members of such committee on the part of the Senate Senators Meader, Merrill and Chandler.

The message further stated that the House of Representatives had voted to non-concur with the Honorable Senate in its amendment to the following bill.

House Bill No. 357, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1929, and asked for a committee of conference and the Speaker had appointed as members of such committee on the part of the House, Messrs. Foster of Concord, Dickinson of Swanzey, Seavey of Rochester, Richardson of Littleton and Connor of Henniker.

On motion of Senator Carter the Senate voted to acceed to the request of the House of Representatives for a committee of conference and the President appointed as members of such committee on the part of the Senate Senators Meader, Merrill and Chandler.

The message further stated that the House of Representatives had voted to non-concur with the Honorable Senate in its amendment to the following bill.

House Bill No. 341, An Act to provide necessary facilities for more efficient and extended services at the Laconia State School and asked for a committee of conference, and the Speaker had appointed as members of such committee on the part of the House, Messrs. Foster of Concord, Dickinson of Swanzey, Seavey of Rochester, Richardson of Littleton and Connor of Henniker.

On motion of Senator Carter the Senate voted to accede to the request of the House of Representatives for a Committee of Conference and the President appointed as membrs of such committee on the part of the Senate Senators Meader, Merrill and Chandler.

The message further stated that the House of Representatives had voted to non-concur with the Honorable Senate in its amendment to the following joint resolution.

House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium and asked for a Committee of Conference, and the Speaker had appointed as members of such committee on the part of the House, Messrs. Foster of Concord, Dickinson of Swanzey, Seavey of Rochester, Richardson of Littleton and Connor of Henniker.

On motion of Senator Carter the Senate voted to accede to the request of the House of Representatives for a commitee of Conference and the President appointed as members of such committee on the part of the Senate, Senators Meader, Merrill and Chandler.

The message further stated that the House of Representatives had concurred with the Honorable Senate in the passage of Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws with the following amendment, in the passage of which amendment the House of Representatives asked the concurrence of the Honorable Senate.

Amend the title of said bill by adding thereto the words "relating to the powers of the Public Service Commission," so that the same shall read as follows:

An Act in amendment of Section 26, Chapter 240 of the Public Laws, relating to the powers of the Public Service Commission.

On motion of Senator Flint the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment to the aforesaid bill.

READ AND REFERRED

The following joint resolution sent up from the House of Representatives was read a first time.

House Joint Resolution No. 119, Joint Resolution in favor of Guy S. Neal and others.

On motion of Senator White the rules were suspended and the foregoing joint resolution was read a second time by its caption.

On motion of the same Senator the rules were further suspended, printing dispensed with and the foregoing resolution referred to the Committee on Finance.

On motion of Senator Worthen the Senate adjourned.

THURSDAY, April 14, 1927.

The Senate met according to adjournment.

The Senate went into recess to come to order at the call of the Chair.

(Recess)

The Senate came to order.

On motion of Senator Carter the Senate went into recess until 11:59 A. M.

(Recess)

The Senate came to order at 11.59.

Senator Meader moved that the vote whereby the Senate adopted the report of the Committee on Finance inexpedient to legislate on House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial School, be reconsidered.

On motion of the same Senator the foregoing motion was laid upon the table.

Senator Meader moved that the vote whereby the Senate adopted the report of the Committee on Finance, inexpedient to legislate on House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia, be reconsidered.

On motion of the same Senator the foregoing motion was laid upon the table.

Senator Meader moved that the vote whereby the Senate adopted the report of the Committee on Finance, inexpedient to legislate, on House Bill No. 107, An Act to provide for the construction and equipment of a Nurses' Home at the State Hospital, be reconsidered.

On motion of the same Senator the foregoing motion was laid upon the table.

COMMITTEE REPORTS

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse having considered the same reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend said joint resolution by striking out the last sentence and by inserting in place thereof the following:

The sums appropriated by the state and city shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

Senator Carter for the Committee on Engrossed Bills to

whom was referred House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures, having considered the same, reported the same under Joint Rule 6, with the following amendment and recommended its passage.

Amend Section 2 of said bill by striking out the first four lines of said section and by inserting in place thereof the following:

SECT. 2. Nominations of Candidates. Amend Chapter 25 of the Public Laws by inserting after Section 23 the following new section: 23-a. Nominations by Party Committees. In case no declaration.

Amend Section 5 of said bill by striking out the first four lines of said section and by inserting in place thereof the following:

SECT. 5. ———. Amend Chapter 34 of the Public Laws by inserting after Section 24 the tollowing new section: 24-a. Paid Agents. Every person who shall perform any service.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

On motion of Senator Newton the Senate adjourned.

AFTERNOON

The following message was received from the House of Representatives by its Clerk:

HOUSE MESSAGE

Mr. President:

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following joint resolution:

House Joint Resolution No. 47, Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington.

The following report of the Committee on Engrossed Bills was read and accepted:

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to poultry department at state university.

Senate Bill No. 67, An Act empowering the town of Wolfeboro to establish the office of town manager.

Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws, relating to the powers of the public service commission.

House Bill No. 19, An Act in amendment of Section 10, Chapter 237 of the Public Laws, relating to the public service commission.

House Bill No. 339, An Act to establish a state-aid road from New Hampton to Ashland.

House Bill No. 358, An Act relating to departmental expenditures.

House Joint Resolution No. 14, Joint Resolution in aid of the New Hampshire Veterans' Association.

House Joint Resolution No. 22, Joint Resolution for reconstruction, additions and improvements at the state hospital.

House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith.

On motion of Senator Flint the Senate went into recess until 7 o'clock.

(Recess)

The following report of the Committee on Engrossed Bills was read and accepted.

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 64, An Act authorizing the New London Water System Precinct to borrow money and extend its water-works system.

Senate Bill No. 71, An Act relating to the motor vehicle road toll.

Senate Bill No. 74, An Act to dissolve a certain corporation.

House Bill No. 20, An Act to provide for the designation and construction of a state-aid highway from the Daniel Webster highway in Laconia to the Suncook Valley trunk line in Pittsfield.

House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook.

House Bill No. 188, An Act providing for a forest improvement fund.

House Bill No. 214, An Act to authorize the city of Manchester to acquire and to operate a recreation field and an aviation field.

House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures.

House Joint Resolution, No. 7, Joint Resolution for the improvement of the Candia road leading from Candia line to Deerfield South road in the town of Deerfield.

House Bill No. 90, An Act in amendment of Section 13, Chapter 264 of the Public Laws relating to fiduciary powers of trust companies and national banks.

House Joint Resolution No. 24, Joint Resolution relating to an investigation of the Boston and Maine Railroad.

House Joint Resolution No. 47, Joint Resolution for the reconditioning of a farm to market highway in the town of Barrington.

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battle-fields of Bennington and Saratoga.

House Joint Resolution No. 90, Joint Resolution in favor of the New Hampshire State Sanatorium.

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

COMMITTEE REPORT

Senator Carter for the Committee on Engrossed Bills, to whom was referred House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line, having considered the same, reported the same under joint rule 6 with the following amendment and recommended its passage.

Amend said joint resolution by striking out the words "for each of the two years" in the fourth line of said resolution.

The report was accepted, amendment adopted and the bill sent to the House of Representatives for concurrence in Senate amendment.

On motion of Senator Flint the Senate adjourned, until 10:30 to-morrow morning.

FRIDAY, APRIL 15, 1927.

The Senate met according to adjournment.

The President declared the Senate in recess subject to call of the chair.

(Recess)

The Senate came to order.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

The House of Representatives has concurred with the Honorable Senate in the passage of the following bill:

Senate Bill No. 75, An Act relating to salaries and expenses of the Commissioner of Law enforcement.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendments offered by the Committee on Engrossed Bills to the following entitled bills and joint resolutions:

House Bill No. 352, An Act relating to Primary Elections, Nominations of Candidates and Political Expenditures.

House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse.

The House of Representatives has voted to adopt the report of the Committee of Conference on House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium and the House of Representatives recedes from its position and concurs with the Honorable Senate in the passage of its amendment.

The House of Representatives has voted to adopt the report of the Committee of Conference on House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia state school.

The House of Representatives has voted to adopt the report of the Committee of Conference on House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

The Committee of Conference, to whom was referred House Bill No. 122, (in new draft and new title) An Act to permit cities and towns to abate local taxes on certain establishments in certain cases, and in amendment of paragraph 1, section 14, chapter 60 of the Public Laws, relat-

ing to the taxation of Stock in Trade, recommend the following:

Amend Section 1 of said bill, by striking out all of said section as it now stands, and inserting in place thereof the following, the same being Section 1 as it originally passed the House:

Section 1. Any town by a two-thirds vote of the voters present and voting at any annual meeting upon an appropriate article in the warrant and any city by vote of the city council, the mayor concurring, may contract with any person proposing to erect or put in operation any manufacturing establishment in said city or town for the abatement for the term of five years of all local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon and by a similar vote at the end of four years may extend said contract of abatement for a further period of five years but not exceeding in all ten years from the date of the first abatement.

Further amend said bill by adding the following new sections, to be numbered Section 4, 5, 6, 7, 8.

Section 4. Any town by its selectmen and any city by its mayor, being duly authorized by vote as hereinafter provided, may contract with any person who at the time of the passage of this act is engaged in manufacturing in this state, for the abatement for the years 1927 and 1928, in whole or in part of local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon.

Section 5. Authority to make such contract may be conferred upon the selectmen of a town by a majority vote of the voters of such town present and voting at an annual or special town meeting upon an appropriate article in the warrant, provided the voting upon such article shall be by ballot.

Section 6. The mayor of a city may be authorized to make such contract by a majority vote of the voters present and voting at regular or special meetings of the voters in the several wards, to be duly called by the election officers, provided the voting upon such question shall be by ballot.

Section 7. The local taxes assessed against such person complying with the terms of such vote shall be abated by the selectmen or assessors annually for the term agreed upon, but such abatement shall not extend to taxes assessed for state and county purposes.

Section 8. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect upon its passage.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

The House of Representatives has voted to adopt the report of the Committee on Conference on House Bill No. 356, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1928.

The House of Representatives has voted to adopt the report of the Committee on Conference on House Bill No. 357, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1929.

The message further stated that the House of Representatives had concurred with the Honorable Senate in the passage of Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws relating to the salary of the Deputy Secretary of State with the following amendment in the passage of which amendment it asked the concurrence of the Honorable Senate.

Amend the title of said bill by adding at the end thereof the following: "and Section 23, Chapter 15 of the Public Laws relating to the salary of the Deputy State Treasurer. so that said title shall read as follows:

An Act in amendment of Section 13, Chapter 14 of the

Public Laws, relating to the salary of the Deputy Secretary of State and Section 23, Chapter 15 of the Public Laws, relating to the salary of the Deputy State Treasurer.

Further amend by adding a new section to read as follows:

SECT. 2. Amend Section 23, Chapter 15 of the Public Laws by striking out the words "twenty-three hundred" and inserting in place thereof the words twenty-seven hundred; so that said section as amended shall read:

Sect. 23. Deputy. The annual salary of the Deputy State Treasurer shall be twenty-seven hundred dollars.

On motion of Senator Meader the Senate voted to concur with the House of Representatives in the adoption of the foregoing amendment to the aforesaid bill.

REPORTS OF COMMITTEES OF CONFERENCE

The Committee of Conference to whom was referred House Bill No. 356, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1928, report the same with the recommendation that the Senate recede from its amendment; and further recommend that the House and Senate adopt the following amendment to said bill:

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1927-1928

Section 1. Appropriations. The sums hereinafter mentioned are apropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1928 to wit:

For the Executive Department, \$88,200.00 as follows: Salary of the Governor, \$3,000.00; salary of Governor's secretary, \$1,500.00; salary of the Governor's stenographer, \$1,300.00; Governor's secretary's traveling expenses, \$200,.00; traveling expenses for Governor's stenographer, \$200.00; incidentals, \$450.00; printing, \$350.00; transporta-

tion, \$700.00; contingent fund, \$1,500.00; emergency fund for protection of interests of the state, \$75,000.00; council per diem and expenses, \$4,000.00.

For Secretary of State Department, \$18,300.00 as follows: Salary of Secretary, \$4,000.00; salary of deputy, \$2,700.00; clerical expenses, \$5,100.00; incidentals, \$700.00; printing report, \$800.00; printing blanks, \$250.00; express and postage, \$650.00; copying ancient records, \$4,000.00; direct primary, \$100.00.

For Treasury Department, \$17,950.00, as follows: Salary of the treasurer, \$4,000.00; salary of deputy, \$2,300.00; clerical expense, \$8,200.00; incidentals, \$1,800.00; printing blanks, \$850.00; printing report, \$800.00.

For Insurance Department, \$15,575.00 as follows: Salary of commissioner, \$3,000.00; salary of deputy, \$1,800.00; clerical expense, \$4,075.00; incidentals, \$2,200.00; printing report, \$1,300.00; printing blank, \$1,000.00; Blue Sky law, salary of examiner, \$1,200.00; miscellaneous, \$1,000.00.

For Bank Commission, \$29,000.00 as follows: Salary of commissioner, \$5,000.00; salary of the deputy, \$3,000.00; salaries of examiners, \$5,500.00; salaries of accountants, \$4,000.00; clerical expense, \$3,200.00; incidentals, \$1,000,00; printing reports, \$2,500.00; printing blanks, \$500.00; expenses of commissioner, deputies, examiners and accountants, \$4,300.00.

For State Auditing Departments, \$4,300.00 as follows: For salary State auditing accounting, \$3,000.00; travel and office expense, \$1,300.00.

For Public Service Commission, \$42,400.00 as follows: Salaries of commissioners, \$14,000.00; experts, clerks and assistants, \$17,000.00; expenses of commissioners, \$700.00; incidentals and printing, \$4,700.00; lights and buoys on inland waters and boat inspection, \$6,000.00.

For Tax Commission, \$23,950.00 as follows: Salaries of commissioners, \$8,000.00; expense of commissioners, \$3,000.00; clerical expense, \$2,850.00; incidentals and

printing, \$7,000.00; printing report, \$1,400.00; municipal accounting, \$1,700.00.

For Purchasing Agent's Department, \$13,950.00 as follows: Salary of purchasing agent and clerical expense, \$12,100.00; expenses of purchasing agent, \$350.00; incidentals, \$1,500.00.

For Attorney General's Department, \$42,600 as follows: Salary of attorney general, \$4,000.00; salary of assistant attorney general, \$4,000.00; clerical expense of attorney general, \$3,500.00; incidentals, \$1,300.00; printing blanks, \$800.00; traveling expenses, \$1,000.00; copies of wills and records, \$3,000.00; legacy tax and other litigation and investigations, \$2,500.00; supplies, \$1,000.00; clerical expense of assistant attorney general, \$6,500.00; Vermont boundary, \$15,000.00.

For enforcement Prohibitory Law, \$19,250.00 as follows: Salary of commissioner, \$3,250.00; salary of state liquor agent, \$2,400.00; salaries of deputies and agents, \$5,500.00; clerical expense, \$1,400.00; incidentals, \$500.00; printing blanks, \$200.00; expenses of commissioner, \$1,000.00; expenses of deputies and agents, \$5,000.00.

For Supreme Court, \$43,250.00 as follows: Salaries of justices, \$32,500.00; salary of clerk, \$500.00; salary of messenger, \$250.00; salary of state reporter, \$1,800.00; salary of stenographer for state reporter, \$600.00; incidentals, including expenses of justices, printing docket, transportation of state reporter, \$4,000.00; examination of law students, \$600.00; publication of law reports, \$3,000.00.

For Superior Court, \$48,000.00 as follows: Salaries of justices, \$39,000.00; expenses of justices, \$6,500.00; transportation, \$1,750.00; incidentals, \$750.00.

For legislature expense, \$15,000.00.

For Probate Court, \$17,600.00 as follows: Salaries of justices, Rockingham County, \$2,000.00; Strafford County, \$1,800.00; Belknap County, \$1,500.00; Carroll County, \$1,500.00; Merrimack County, \$2,000.00; Hillsborough County, \$2,500.00; Cheshire County, \$1,500.00; Sullivan

County, \$1,500.00; Grafton County, \$1,800.00; and Coos County, \$1,500.00.

For Salaries of Probate Registrars and Deputies, \$20,000.00 as follows: Rockingham County Registrar, \$2,000.00; Rockingham County Deputy, \$1,000.00; Strafford County Registrar, \$1,800.00; Belknap County Registrar, \$1,500.00, Carroll County Registrar, \$1,500.00; Merrimack County Registrar, \$2,000.00; Merrimack County Registrar, \$2,000.00; Merrimack County Registrar, \$2,000.00; Hillsborough County Registrar, \$2,000.00; Cheshire County Registrar \$1,500.00; Sullivan County Registrar, \$1,500.00; Graftor, County Registrar, \$2,000.00; Coos County Registrar \$1,500.00.

For Board of Charities and Corrections, \$97,750.00 as follows: Salary of secretary, \$2,750.00; incidentals, \$700.00; printing blanks, \$150.00; traveling expenses, \$1,500.00; aid of tubercular patients, \$40,000.00; Child Welfare work. \$7,000.00; register of the blind. \$11,300.00; deaf, dumb and blind support and education, \$25,000.00; aid of crippled and tubercular children, \$3,000.00; John Nesmith fund income, \$3,700.00; Granite State Deaf Mute Mission, \$150.00; clerical expenses, \$2,500.00.

For Bureau of Labor, \$7,100.00 as follows: Salary of commissioner, \$3,000.00; clerical expense, \$1,600.00; incidentals and travel, \$1,700.00; printing blanks, \$300.00; expenses of arbitration, \$500.00.

For Factory Inspection, \$10,550.00 as follows: Salaries of inspectors, \$6,200.00; clerical expense, \$1,200.00; incidentals and travel, \$3,000.00; printing blanks, \$150.00.

For Free Employment Bureau, \$3,450.00 as follows: Assistants, \$1,500.00; clerical expense, \$1,400.00; incidentals and travel, \$500.00; printing blanks, \$50.00.

For Department of Weights and Measures, \$15,700.00 as follows: Salary of Commissioner, \$3,000.00; salaries of inspectors, \$6,000; traveling expenses, \$4,500.00; incidentals. \$700.00; clerical expenses, \$1,300.00; printing blanks, \$200.00.

For State Publicity Board, \$35,000.00.

For Department of Agriculture, \$196,500.00 as follows: Salary of Commissioner, \$3,250.00; salary of Deputy, \$2,500.00; clerical expense, \$3,000.00; advisory board, \$300.00; incidentals, \$500.00; institutes and public meetings, \$1,500.00; feeding stuffs inspection, \$4,000.00; nursery inspection, \$500.00; fertilizer inspection, \$2,000.00; seed inspection, \$1,000.00; insecticides and fungicides, \$200.00; licensing milk dealers, \$500.00; bureau of markets, \$6,500.00; moth suppression, \$12,500.00; advertising at fair, \$1,250.00; apple grading law, \$500.00; Granite State Dairymen's Association, \$1,000.00; New Hampshire horticultural society, \$1,000.00; N. H. Sheep Breeders' Association, \$500.00; apiary law, \$500.00; dairy inspection, \$3,500.00; diseases of animals, \$150,000.00.

For the Laboratory of Hygiene, \$16,200.00 as follows: salaries of two chemists, \$5,100.00; salaries of two bacteriolgists, \$3,000.00; salary of pathologist, \$600.00; clerical expense, \$2,500.00; incidentals, \$3,000.00; printing blanks and bulletins, \$2,000.00.

For the Department of Vital Statistics, \$3,550.00 as follows: clerical expense, \$2,850.00; incidentals, \$200.00; printing blanks, \$500.00.

For Board of Health, \$35,438.31 as follows: Salary of secretary, \$4,000.00; clerical expense, \$1,800.00; incidentals, \$650.00; printing blanks, \$500.00; control of venereal diseases, \$6,000.00; tuberculosis dispensaries, \$3,000.00; purchase of anti-toxin, \$2,500.00; medico-legal examinations, \$500.00; sanitary inspection, \$7,000.00; engineer, \$1,500.00; care of maternity and infancy, \$7,988.31.

For Adjutant General's Department, \$80,025.00 as follows: Salary of Adjutant General, \$4,000.00; incidentals, \$1,000.00; printing blanks, \$500.00; officers' uniforms, \$1,900.00; rifle ranges, \$2,000.00; state armories, \$17,000.00; National Guard, \$50,000.00; clerical expense, \$3,625.00.

For the Forestry Department, \$76,406.00 as follows:

Salary of Forester, \$3,250.00; field assistants, \$2,500.00; traveling expenses, \$1,000.00; incidentals, \$1,000.00; printing blanks, \$1,200.00; district chiefs, \$7,500.00; lookout stations, \$10,000.00; conferences, \$1,000.00; prevention of fires \$2,000.00; nursery, \$13,731.00; forest fire bills to towns, \$5,000.00; reforestation, \$2,000.00; White Pine Blister Rust, \$20,000.00; forest fire equipment, \$1,000.00; clerical expenses, \$5,225.00.

For bounties, \$3,000.00 as follows: Hedgehogs, \$2,500.00; bears and grasshoppers, \$500.00.

For Department of Indexing, \$1,850.00 as follows: Salary, \$1,800.00; incidentals, \$50.00.

For G. A. R. Department, \$2,350.00 as follows: printing, \$300.00; incidentals, \$50.00; burial of soldiers and sailors, \$2,000.00.

For Pharmacy Commission, \$2,410.00 as follows: Salaries, \$750.00; clerical expenses, \$200.00; incidentals, \$600.00; printing report, \$60.00; printing blanks, \$100.00: salary of inspector, \$700.00.

For State Dental Board, \$400.00 as follows: Salaries and expenses, \$400.00.

For Board of Optometry, \$400.00 as follows: Compensation and expenses, \$400.00.

Ford Board of Chiropractors, \$200.00 as follows: Comsation and expenses, \$200.00.

For Registration of Veterinary Surgeons, Compensation and expenses, \$100.00.

For State House Department, \$45,050.00 as follows: Salaries and payroll, \$15,400.00; fuel, \$7,000.00; light and power, \$5,200.00; water, \$400.00; telephone operator and switchboard, \$2,250.00; rent of offices in Patriot Building, \$9,500.00; extra labor, \$1,500.00; miscellaneous, \$1,800.00; extraordinary repairs, \$2,000.00.

For State Library, \$19,650.00 as follows: Salaries \$9,000.00; maintenance, \$5,500.00; books, periodicals and binding, \$5,000.00; expenses of trustees, \$150.00.

For Public Library Commission as follows, \$17,150.00;

Salary of secretary, \$2,000.00; clerical expense, \$1,000.00; incidentals, \$950.00; printing report, \$50.00; printing bulletin, \$350.00; traveling libraries, \$1,000.00; institutes, \$400.00; assistant secretary, \$1,200.00; shipping clerk, \$200.00.

For Soldiers' Home, \$25,000.00 as follows: Maintenance. \$12,000.00; incidentals, \$12,775.00; printing report, \$225.00.

For University of New Hampshire extension work (Smith Lever Act), \$36,000.00.

For State Hospital, for maintenance, \$575,000.00.

For Industrial School, \$60,000.00 as follows: Maintenance, \$55,000.00; special repairs, \$5,000.00.

For State Prison, \$84,000.00 as follows: Maintenance, \$73,225.00; clerical expense, \$1,450.00; incidentals, \$5,000.00; printing report, \$175.00; printing blanks, \$150.00; parole officer, \$4,000.00.

For Laconia State School, \$150,000.00 as follows: Maintenance, \$147,500.00; parole agent, \$2,500.00.

State Sanatorium, \$88,000.00 for maintenance.

For State Board of Education, \$580,000.00 and in addition the sums paid into the State Treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this appropriation the sum of \$45,000.00 is to be expended for mothers' aid and its supervision; a sum not to exceed \$40,000 for salaries of officers and employees of the state board; a sum not to exceed \$355,000.00 for equalized state aid; and the sum of \$15,000.00 for rental of rooms for students at the normal schools. The state board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, Chapter 117, Section 40. In this department any balance which may be unexpended in any fiscal year shall be available for use in the following vear.

For Interest Charges, \$72,401.48 as follows: State hospital bonds, \$5,600.00; war loan series 1918, \$22,500.00;

teachers' institutes, \$2,388.93; Benjamin Thompson Fund, \$31,887.27; agricultural college fund, \$4,800.00; Hamilton Smith fund, \$400.00; Kimball legacy, \$270.14; Fiske legacy, \$1,055.14; temporary loans, \$3,500.00.

For maturing state hospital bonds, \$150,000.00.

For miscellaneous, \$6,100.00 as follows: For military organizations, \$300.00; for firemen's relief fund, \$1,000.00; for prisoners' aid association, \$200.00; for old home week association, \$600.00; for New Hampshire Historical Society, \$500.00; for Franklin Pierce and Daniel Webster Homestead, \$500.00.

Section 2. This act shall take effect July 1, 1927.

H. H. MEADER,
HARRY MERRILL,
C. A. CHANDLER,
Senate Conferces.

GEORGE A. FOSTER,
RALPH F. SEAVEY,
FRED T. CONNOR,
MILAN A. DICKINSON,
FRANK W. RICHARDSON,
House Conferees.

On motion of Senator Meader the Senate voted to accept the report, to recede from its amendment and to adopt the Conference.

The Committee on Conference to whom was referred House Bill No. 357, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1929, report the same with the recommendation that the Senate recede from its amendment; and further recommend that the House and Senate adopt the following amendment to said bill:

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1. Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for

the purposes specified for the fiscal year ending June 30, 1929 to wit:

For the Executive Department, \$91,950.00 as follows: Salary of the Governor, \$4,000.00; salary of Governor's secretary, \$2,250.00; salary of Governor's stenographer, \$1,300.00; Governor's secretary's traveling expenses, \$200.00; traveling expenses for Governor's stenographer, \$200.00; incidentals, \$450.00; printing, \$350.00; transportation, \$700.00; contingent fund, \$1,500.00; emergency fund for protection of interests of the state, \$75,000.00; council per diem and expenses, \$6,000.00.

For Secretary of State Department, \$25,800.00 as follows: Salary of secretary, \$4,000.00; salary of deputy, \$2,700.00; clerical expense, \$5,100.00; incidentals, \$700.00; printing report, \$800.00; printing blanks, \$250.00; express and postage, \$650.00; copying ancient records, \$4,000.00; Australian ballot, \$4,500.00; direct primary, \$3,100.00.

For Treasury Department, \$18,700.00 as follows: Salary of the treasurer, \$4,000.00; salary of deputy, \$2,300.00; clerical expense, \$8,450.00; incidentals, \$41,800.00; printing blanks, \$850.00; printing report, \$800.00; treasurer's and deputy's bonds, \$500.00.

For Insurance Department, \$15,775.00: Salary of commissioner, \$3,000.00; salary of deputy, \$1,800.00; clerical expense, \$4,275.00; incidentals, \$2,200.00; printing report, \$1,300.00; printing blank, \$1,000.00; Blue Sky law, salary of examiner, \$1,200.00; miscellaneous, \$1,000.00.

For Bank Commission, \$29,000.00 as follows: Salary of commissioner, \$5,000.00; salary of the deputy, \$3,000.00; salaries of examiners, \$5,500.00; salaries of accountants, \$4,000.00; clerical expense, \$3,200.00; incidentals, \$1,000.00; printing reports, \$2,500.00; printing blanks, \$500.00; expenses of commissioner, deputies, examiners and accountants, \$4,300.00.

For State Auditing Department, \$4,300.00 as follows: Salary State auditing accountant, \$3,000.00; travel and office expense, \$1,300.00.

For Public Service Commission, \$42,400.00 as follows: Salaries of commissioners, \$14,000.00; experts, clerks and assistants, \$17,000.00; expenses of commissioners, \$700.00; incidentals and printing, \$4,700.00; lights and buoys and boat inspection, \$6.000.00.

For Tax Commission, \$23,950.00 as follows: Salaries of commissioners, \$8,000.00; expense of commissioners, \$3,000.00; clerical expense, \$2,850.00; incidentals and printing, \$7,000.00; printing report, \$1,400.00; municipal accounting, \$1,700.00.

For Purchasing Agent's Department, \$14,450.00 as follows: Salary of purchasing agent and clerical expense, \$12,400.00; expenses of purchasing agent, \$350.00; incidentals, \$1,500.00; printing report, \$200.00.

For Attorney General's Department, \$33,550.00 as follows: Salary of Attorney General, \$4,000.00; salary of assistant attorney general, \$4,000.00; clerical expense of attorney general, \$3,500.00; incidentals, \$1,300.00; printing blanks, \$800.00; traveling expenses, \$1,000.00; copies of wills and records, \$3,000.00; legacy tax and other litigation and investigations, \$2,500.00; supplies, \$1,000.00; clerical expense of the assistant attorney general, \$6,750.00: printreport, \$700.00; Vermont boundary, \$5,000.00.

For Enforcement Prohibitory Law, \$19.650.00 as follows: Salary of commissioner, \$3,250.00; salary of state liquor agent, \$2,400.00; salaries of deputies and agents, \$5,500.00; expenses of deputy and agents, \$5,000.00; clerical expense, \$1,400.00; incidentals, \$500.00; printing blanks, \$200.00; expenses of commissioner, \$1,000.00; printing report, \$400.00.

For Supreme Court, \$43,250.00 as follows: Salaries of justices, \$32,500.00; salary of clerk, \$500.00; salary of messenger, \$250.00; salary of state reporter, \$1,800.00; salary of stenographer for state reporter, \$600.00; incidentals, including expenses of justices, printing docket, transportation of state reporter, \$4,000.00; examination of law students, \$600.00; publication of law reports, \$3,000.00.

For Superior Court, \$48,000.00 as follows: Salaries of justices, \$39,000.00; expenses of justices, \$6,500.00; transportation, \$1,750.00; incidentals, \$750.00.

For Legislature, Expense \$175,000.00.

For Probate Court, \$17,600.00 as follows: Salaries of justices, Rockingham County, \$2,000.00; Strafford County, \$1,800; Belknap County, \$1,500.00; Carroll County, \$1,500.00; Merrimack County, \$2,000.00; and Hillsborough County, \$2,500.00; Cheshire County, \$1,500.00; Sullivan County, \$1,500.00; Grafton County, \$1,800.00; and Coos County, \$1,500.00.

For Salaries of Probate Registrars and Deputies, \$20,-300.00 as follows: Rockingham County Registrar, \$2,000.00; Rockingham County deputy, \$1,000.00; Strafford County registrar, \$1,800.00; Belknap County registrar, \$1,500.00; Carroll County registrar, \$1,500.00; Merrimack County registrar, \$2,000.00; Merrimack County deputy, \$1,200.00, Hillsborough County registrar, \$2,000.00; Cheshire County registrar, \$1,500.00; Sullivan County registrar, \$1,500.00; Grafton County registrar, \$2,000.00; Coos County registrar, \$1,500.00.

For Board of Charities and Corrections, \$98,650.00 as follows: Salary of secretary, \$2,750.00; incidentals, \$700.00; printing blanks, \$150.00; traveling expenses, \$1,500.00; aid tubercular patients, \$40,000.00; child welfare work, \$7,000.00; register of the blind, \$11,300.00; deaf, dumb and blind support and education, \$25,000.00; aid crippled and tubercular children, \$3,000.00; John Nesmith fund income, \$3,700.00; Granite State Deaf Mute Mission, \$150.00; clerical expenses, \$2,600.00; printing report, \$800.

For Bureau of Labor, \$7,600.00 as follows: Salary of commissioner, \$3,000.00; clerical expense, \$1,600.00; incidentals, and travel, \$1,700.00; printing blanks, \$300.00; expenses of arbitration, \$500.00; printing report, \$500.00.

For Factory Inspection \$10,550.00 as follows: Salaries of inspectors, \$6,200.00; clerical expense, \$1,200.00; incidentals and travel, \$3,000.00; printing blanks, \$150.00.

For Free Employment Bureau, \$3,450.00 as follows: Assistants, \$1,500.00; clerical expense, \$1,400.00; incidentals and travel, \$500.00; printing blanks, \$50.00.

For Department of Weights and Measures, \$16,175.00 as follows: Salary of commissioner, \$3,000.00; salaries of inspectors, \$6,000.00; traveling expenses, \$4,500.00; incidentals, \$700.00; clerical expenses, \$1,375.00; printing blanks, \$200.00; printing report, \$400.00.

For State Publicity Board, \$35,000.00.

For Department of Agriculture, \$182,500.00 as follows: Salary of commissioner, \$3,250.00; salary of deputy, \$2,500.00; clerical expense, \$3,000.00; advisory board, \$300.00; incidentals, \$500.00; institutes and public meetings, \$1,500.00; feeding stuffs inspection, \$4,000.00; nursery inspection, \$500.00; fertilizer inspection, \$2,000.00; seed inspection, \$1,000.00; insecticides and fungicides, \$200.00; licensing milk dealers, \$500.00; moth suppression, \$12,500.00; apple grading law, \$500.00; bureau of markets, \$6,500.00; Granite State Dairymen's Association, \$1,000.00; for New Hampshire Horticultural Society, \$1,000.00; N. H. Sheep Breeders' Association, \$500.00; apiary law, \$500.00; dairy inspection, \$3,500.00; printing report, \$1,000.00; for advertising at fairs, \$1,250.00; diseases of animals, \$135,000.00.

For the Laboratory of Hygiene, \$16,200 as follows: For salaries of two chemists, \$5,100.00; for salaries of two bacteriologists, \$3,000.00; for salary of pathologist, \$600.00; for clerical expense, \$2,500.00; for incidentals, \$3,000.00; for printing blanks and bulletins, \$2,000.00.

For the Department of Vital Statistics, \$6,050.00 as follows: Clerical expense, \$2,850.00; for incidentals, \$200.00; for printing blanks, \$500.00; for printing report, \$2,500.00

For Board of Health, \$36,938.31 as follows: Salary of secretary, \$4,000.00; clerical expense, \$1,800.00; incidentals, \$650.00; printing blanks, \$500.00; control of venereal diseases, \$6,000.00; tuberculosis dispensaries, \$3,000.00; purchase of anti-toxin, \$2,500.00; medico legal examina-

tions, \$500.00; sanitary inspection, \$7,000.00; engineer, \$1,500.00; printing report, \$1,500.00; for care of maternity and infancy, \$7,988.31.

For Adjutant General's Department, \$80,175.00 as follows: Salary of adjutant general, \$4,000.00; incidentals, \$1,000.00; printing blanks, \$500.00; officers' uniforms, \$1,900.00; rifle ranges, \$2,000.00; state armories, \$17,000.00; national guard, \$50,000.00; clerical expense, \$3,775.00.

For the Forestry Department, \$75,660.00 as follows: Salary of Forester, \$3,250.00; field assistants, \$2,500; traveling expenses, \$1,000.00; incidentals, \$1,000.00; printing blanks, \$1,200.00; district chiefs, \$7,500.00; lookout stations, \$10,000.00; conferences, \$1,000.00; prevention of fires, \$2,000.00; nursery, \$12,960.00; forest fire bills to towns, \$5,000.00; reforestation, \$2,000.00; white pine blister rust, \$20,000.00; forest fire equipment, \$1,000.00; clerical expense, \$5,450.00; printing report, \$800.00.

For Bounties, \$3,000.00 as follows: hedgehogs, \$2,500.00; and bears and grasshoppers, \$500.00.

For Department of indexing, \$1,850.00 as follows: Salary, \$1,800.00; incidentals, \$50.00.

For G. A. R. Department, \$2,350.00 as follows: For printing \$300.00; incidentals, \$50.00; burial of soldiers and sailors, \$2,000.00.

For Pharmacy Commission, \$2,410.00 as follows: Salaries, \$750.00; clerical expenses, \$200.00; incidentals, \$600.00; printing report, \$60.00; printing blanks, \$100.00; salary of inspector, \$700.00.

For State Dental Board, \$400.00 as follows: Salaries and expenses, \$400.00.

For Board of Optometry, \$400.00 as follows: Compensation and expenses, \$400.00.

For Board of Chiropractors, \$200.00 as follows: Compensation and expenses, \$200.00.

For Registration of Veterinary Surgeons, Compensation and expenses, \$100.00.

For State House Department, \$45,050.00 as follows: Sal-

aries and payroll, \$15,400.00; fuel, \$7,000.00; light and power, \$5,200.00; water, \$400.00; telephone operator and switch board, \$2,250.00; rent of offices in Patriot Building, \$9,500.00; and extra labor, \$1,500; miscellaneous, \$1,800.00; extraordinary repairs, \$2,000.00.

For State Library, \$19,650.00 as follows: Salaries, \$9,000.00; maintenance, \$5,500.00; books, periodicals and binding, \$5,000.00; expenses of trustees, \$150.00.

For Public Library Commission, \$7,750.00 as follows: Salary of secretary, \$2,000.00; clerical expenses, \$1,200.00; incidentals, \$950.00; printing report, \$150.00; printing bulletin, \$350.00; traveling library, \$1,000.00; institutes, \$400.00; assistant secretary, \$1,500.00; shipping clerk, \$200.00.

For Soldiers' Home, \$25,000.00 as follows: maintenance, \$12,000.00; incidentals, \$13,000.00.

For University of New Hampshire Extension work (Smith-Lever Act), \$36,000.00.

For State Hospital for maintenance, \$595,000.00.

For Industrial School for maintenance, \$55,000.00.

For State Prison, \$84,000.00 as follows: Maintenance, \$73,225.00; clerical expense, \$1,450.00; incidentals, \$5,000.00; printing report, \$175.00; printing blanks, \$150.00; parole officer, \$4,000.00.

For Laconia State School, \$150,000.00 as follows: Maintenance, \$147,500.00; parole agent, \$2,500.00.

State Sanatorium, \$88,000.00 for maintenance.

For the State Board of Education, \$580,000.00 and in addition the sums paid into the state treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this appropriation the sum of \$45,000.00 is to be expended for mothers' aid and its supervision, a sum not to exceed \$40,000.00 for salaries of officers and employees of the state board; a sum not to exceed \$355,000.00 for equalized state aid; and the sum of \$15,000.00 for rental of rooms for students at the normal school. The State Board of Education shall also

receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, Chapter 117, Section 40. In this department any balance which may be unexpended in any fiscal year shall be available for use in the following year.

For interest charges, \$69,776.48 as follows: state hospital bonds, \$2,975.00; war loan series 1918, \$22,500.00; teachers' institutes, \$2,388.93; Benjamin Thompson fund, \$31,887.27; agricultural college fund, \$4,800.00; Hamilton Smith fund, \$400.00; Kimball legacy, \$270.14; Fiske legacy, \$1,055.14; temporary loans, \$3,500.00; miscellaneous, \$6,100 as follows; military organizations, \$300.00; firemen's relief fund, \$4,000.00; prisoners' aid association, \$200.00; old home week association, \$600.00; New Hampshire Historical Society, \$500.00; Franklin Pierce and Daniel Webster Homestead, \$500.00.

2. Takes Effect. This act shall take effect July 1, 1928.

H. H. MEADER, HARRY MERRILL, C. A. CHANDLER,

Senate Conferees.

GEORGE A. FOSTER, FRANK M. RICHARDSON, FRED T. CONNOR, M. A. DICKINSON, RALPH F. SEAVEY,

House Conferees.

On motion of Senator Meader the Senate voted to accept the report, to recede from its amendment and to adopt the foregoing amendment recommended by the Committee of Conference.

The Committee of Conference, to whom was referred House Bill No. 122 (in new draft and new title), An Act to permit cities and towns to abate local taxes on certain establishments in certain cases, and in amendment of para-

graph 1, Section 14, Chapter 60 of the Public Laws, relating to the taxation of stock in trade, recommend the following:

Amend Section 1 of said bill, by striking out all of said section as it now stands, and inserting in place thereof the following, the same being Section 1 as it originally passed the House;

Section 1. Any town by a two-thirds vote of the voters present and voting at any annual meeting upon an appropriate article in the warrant and any city by vote of the city council, the mayor concurring, may contract, with any person proposing to erect or put in operation any manufacturing establishment in said city or town for the abatement for the term of five years of all local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon and by a similar vote at the end of four years may extend said contract of abatement for a further period of five years but not exceeding in all ten years from the date of the first abatement.

Further amend said bill by adding the following new sections, to be numbered Sections 4, 5, 6, 7, 8.

SECT. 4. Any town by its selectmen and any city by its mayor, being duly authorized by vote as hereinafter provided, may contract with any person who at the time of the passage of this act is engaged in manufacturing in this state, for the abatement for the years 1927 and 1928, in whole or in part of local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon.

Sect. 5. Authority to make such contract may be conferred upon the selectmen of a town by a majority vote of the voters of such town present and voting at an annual or special town meeting upon an appropriate article in the

warrant, provided the voting upon such article shall be by ballot.

SECT. 6. The mayor of a city may be authorized to make such contract by a majority vote of the voters present and voting at regular or special meetings of the voters in the several wards, to be duly called by the election officers, provided the voting upon such question shall be by ballot.

SECT. 7. The local taxes assessed against such person complying with the terms of such vote shall be abated by the selectmen or assessors annually for the term agreed upon, but such abatement shall not extend to taxes assessed for state and county purposes.

SECT. 8. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect upon its passage.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

H. H. MEADER, WILLIAM H. SMITH, SAMUEL J. LORD, Senate Conferees.

FREDERIC E. SMALL,
AMOS N. BLANDIN,
FRED T. CONNOR,
CHARLES F. BUTLER,
GEORGE A. FOSTER,
House Conferees.

On motion of Senator Lord the Senate voted to accept the report, adopt the foregoing amendments recommended

by the Committee of Conference.

The Committee of Conference to whom was referred House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State School, having considered the same recommend that the Senate recede from its position on the amendment and concur with the House of Representatives in the passage of the bill.

H. H. MEADER, HARRY MERRILL, C. A. CHANDLER,

Senate Conferees.

GEORGE A. FOSTER, FRANK M. RICHARDSON, FRED T. CONNOR, M. A. DICKINSON,

House Conferecs.

On motion of Senator Meader the Senate voted to accept report, to recede its position on the amendment and to concur with the House of Representatives in the passage of the bill.

RECONSIDERATION OF VOTE

On motion of Senator Meader the motion that the Senate reconsider the vote whereby the resolution of the Committee on Finance, inexpedient to legislate on House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial School, was adopted, was taken from the table.

The question being stated.

Shall the Senate reconsider the vote whereby the resolution of the Committee on Finance, inexpedient to legislate, on House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial School was adopted.

On a viva voce vote the affirmative prevailed.

Senator Meader offered the following amendment to the foregoing joint resolution.

Amend the joint resolution by adding at the end the following:

The Governor, with the advice and consent of the Council, is hereby authorized to draw his warrant on any money in the treasury not otherwise appropriated, and the state treasurer is hereby authorized under the direction of the Governor and Council, to borrow, upon the credit of the state, such further sums or the whole (not exceeding in all fifty thousand dollars), as may be necessary, to carry out the provisions of this resolution, and, for that purpose, may issue bonds or notes in the name and on behalf of the state, at the lowest rate of interest obtainable, in such form and in such denominations, and at such time or times as the governor and council may determine. Such bonds shall be designated New Hampshire Industrial School Bonds and shall be signed by the treasurer and countersigned by the Governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the Governor showing the number and amount of each bond or note, the time of countersigning, the time when payable, and the date of delivery to the state treasurer. The treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when payable. The treasurer may negotiate and sell such bonds or notes by direction of the Governor and Council, in such manner as they may determine to be most advantageous to the state, but no bonds shall be sold for less than their par value.

The Governor shall draw his warrant on the state treasurer for the amounts that may be or become due from time to time under the contracts of the trustees approved by the Governor and Council for the purposes aforesaid.

The question being stated:

Shall the amendment proposed by the Honorable Senator from District No. 20 be adopted?

On a viva vocc vote the affirmative prevailed and the amendment was adopted.

On motion of Senator Meader the rules were suspended and the foregoing joint resolution read a third time by its

caption and passed.

On motion of Senator Meader the motion that the Senate reconsider the vote whereby the resolution of the Committee on Finance, inexpedient to legislate on House Joint Resolution No. 2, Joint Resolution for the construction of a girls' cottage at the Industrial School, was adopted, was taken from the table.

The question being stated:

Shall the Senate reconsider the vote whereby the resolution of the Committee on Finance, inexpedient to legislate, on House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia, was adopted?

On a viva voce vote the affirmative prevailed.

Senator Meader offered the following amendment to the foregoing joint resolution:

Amend the joint resolution by adding at the end the following:

The Governor, with the advice and consent of the Council, is hereby authorized to draw his warrant on any money in the treasury not otherwise appropriated, and the state treasurer is hereby authorized under the direction of the Governor and Council, to borrow, upon the credit of the state, such further sums or the whole (not exceeding in all sixty thousand dollars), as may be necessary, to carry out the provisions of this resolution, and, for that purpose, may issue bonds or notes in the name and on behalf of the state, at the lowest rate of interest obtainable, in such form and in such denominations, and at such time or times as the Governor and Council may determine. Such bonds shall be designated Laconia New Hampshire Armory Bonds and shall be signed by the treasurer and countersigned by the Governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the Governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable, and the date of delivery to the state treasurer. The treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when payable. The treasurer may negotiate and sell such bonds or notes by direction of the Governor and Council in such manner as they may determine to be most advantageous to the state, but no bonds shall be sold for less than their par value.

The Governor shall draw his warrant on the state treasurer for the amounts that may be or become due from time to time.

The question being stated:

Shall the amendment proposed by the Honorable Senator from District No. 20 be adopted?

On a viva voce vote the affirmative prevailed and the amendment was adopted.

On motion of Senator Meader the rules were suspended and the foregoing joint resolution read a third time by its caption and passed.

On motion of Senator Meader the motion that the Senate reconsider the vote whereby the resolution of the Committee on Finance, Inexpedient to legislate on House Bill No. 107, An Act to provide for the construction and equipment of a Nurses' Home at the State Hospital, was adopted, was taken from the table.

The question being stated:

Shall the Senate reconsider the vote whereby the resolution of the Committee on Finance, Inexpedient to legislate, on House Bill No. 107, An Act to provide for the construction and equipment of a Nurses' Home at the State Hospital, was adopted?

On a viva voce vote the affirmative prevailed.

On motion of Senator Meader the rules were suspended

and the foregoing entitled bill read a third time by title and passed.

On motion of Senator Lewis, the Senate went into Executive Session.

(Executive Session)

On motion of Senator Flint the Senate adjourned.

AFTERNOON

RECONSIDERATION OF VOTE

On motion of Senator Meader the Senate voted to reconsider the vote whereby House Joint Resolution No. 1, Joint Resolution for the construction of a Girls' Cottage at the Industrial School passed the Senate.

On motion of the same Senator the Senate voted to reconsider the vote whereby House Joint Resolution No. 1, Joint Resolution for the construction of a Girls' Cottage at the Industrial School was ordered to a third reading.

Senator Meader offered the following amendment to the foregoing resolution.

Amend the joint resolution by striking out in the first line after the words "the sum of" the figures "\$75,000," and substituting in the place thereof the figures "\$50,000."

The question being stated:

Shall the amendment proposed by the Honorable Senator from District No. 20 be adopted?

On a viva vocc vote the affirmative prevailed and the amendment was adopted.

On motion of Senator Meader the rules were suspended and the foregoing joint resolution read a third time by caption and passed.

(Recess)

The Senate came to order.

COMMITTEE REPORTS

Senator Merrill for the Committee on Finance, to whom was referred House Joint Resolution No. 119, Joint Resolution in favor of Guy S. Neal and others, having considered the same reported the same with the following amendment and recommended its passage.

Amend the resolution by striking out the figures "516" in the third line of the second page thereof and by inserting in place thereof the figures "712;" by inserting after the words "Marion C. Colby" in the same line the figures "\$478.50;" by inserting after the words "Alice V. Flanders" in the same line the figures "\$522;" by inserting after the words "Francis C. Barnard" in the fourth line the figures \$478.50; by inserting after the words "Eula M. Blake" in the same line the figures \$391.50; by inserting after the words "Mabel E. Shaw" in the same line the figures \$391.-50; by inserting after the words "Evelyn S. Conway" in the same line the figures \$478.50; by striking out the figures "372" in the eleventh line and substituting therefor the figures \$376.72; by striking out the figures "\$708.05" in the twelfth line and inserting in place thereof the figures \$716.65; by striking out the figures "\$157.37" in the tenth line and inserting in place thereof the figures \$159.22.

Further amend by adding at the end of said resolution the following: that the Checker Cab Company be allowed the sum of \$17.50; that Frank M. Ayer be allowed the sum of \$25; that the Edson C. Eastman Company be allowed the sum of \$72.95; so that said resolution as amended shall read:

That Guy S. Neal, sergeant-at-arms and Frank M. Ayer, sergeant-at-arms, be allowed the sum of \$396 each; that F. Earl Thayer, custodian, be allowed the sum of \$352; that Cameron M. Empey, Ralph E. Lufkin, W. N. Plummer, Arthur A. Tilton, Raymond B. Lakeman, doorkeepers, be allowed the sum of \$352 each; that Edwin P. Jones, warden, be allowed the sum of \$352; that Frank B. Smart, as-

sistant warden, be allowed the sum of \$352; that Arthur E. Thompson, Patrick E. Ryan, Amos A. Phelps, Charles E. Wendell, Robert Davis, Rae S. Laraba, Frank F. Fernald, messengers, be allowed the sum of \$352 each; that Kenneth F. Magoon, Paul Wyman, Eli Langlois, Howard M. Palfrey, Cyril J. Fretwell, pages, be allowed the sum of \$220 each; that Harry H. Prey, speaker's page, be allowed the sum of \$264; that Harrie M. Young and Norris H. Cotton, clerk of the House and Senate, respectively, be allowed the sum of \$300 each; that Howard H. Hamlin and Benjamin F. Greer, Ir., assistant clerk of the House and Senate, respectively, be allowed the sum of \$300 each; that Francis P. Daniels, Chaplain, be allowed the sum of \$712; that Bessie A. Callaghan, Senate stenographer, be allowed the sum of \$712; that Marion H. Colby, stenographer, be allowed the sum of \$478.50; that Alice V. Flanders, stenographer, be allowed the sum of \$522; that Francis C. Barn,ard, stenographer, be allowed the sum of \$478.50; that Ula M. Blake, stenographer, be allowed the sum of \$391.50; that Mabel E. Shaw be allowed the sum of \$391.50; that Evelyn S. Conway, stenographer, be allowed the sum of \$478.50; that Helen M. Young, stenographer, be allowed the sum of \$18; that N. C. Nelson be allowed the sum of \$6; that Robert W.Brown (Agent), rental, be allowed the sum of \$100; that Merrimack Realty Company be allowed the sum of \$186; that the State House Department be allowed the sum of \$660; that the Concord Evening Telegram be allowed the sum of \$159.22; that the Monitor Patriot be allowed the sum of \$376.72; that the Union-Leader Pub. Co. be allowed the sum of \$708.05; that the Sentinel Printing Company be allowed the sum of \$7.36; that the Portsmouth Herald Company be allowed the sum of \$6; that the Bektash Temple be allowed the sum of \$52.50; that Edson C. Eastman Company be allowed the sum of \$695.65; that Guy S. Neal be allowed the sum of \$1.20; that the Concord Wiring and Supply Company be allowed the sum of \$16.32;

that Hobart Pillsbury, Secretary of State, be allowed the sum of \$192.88; that the Berlin Reporter be allowed the sum of \$.75; that the Nashua Telegraph be allowed the sum of \$5.16; that the Foster Daily Democrat be allowed the sum of \$10.32; that the Checker Cab Company be allowed the sum of \$17.50; that Frank M. Ayer be allowed the sum of \$25; that the Edson C. Eastman Company be allowed the sum of \$72.95.

The report was accepted.

On motion of Senator Merrill the foregoing amendment proposed by the Committee on Finance was adopted.

On motion of the same Senator the rules were suspended and the foregoing resolution read a third time by caption and passed.

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 289 (In new draft and new title), An Act in amendment of Chapter 226, Laws of 1921, relative to the establishment of a Finance Commission in Manchester, having considered the same reported the same with the following resolution.

Resolved, That it is inexpedient to legislate.

The report was accepted.

Senator Carter moved that the report "ought to pass" be substituted for the resolution of the committee, inexpedient to legislate.

The question being stated:

Shall the report "ought to pass" be substituted for the resolution "inexpedient to legislate?"

On a viva voce vote the negative prevailed and the motion to substitute was lost.

The question being stated:

Shall the resolution of the Committee "inexpedient to legislate" be adopted?

On a viva voce vote the affirmative prevailed and the resolution of the committee was adopted.

Senator Lord for the Committee on the Judiciary to whom was referred House Bill No. 69, An Act regulating

a system of employment for employees of the Highway Department in the city of Manchester, having considered the same reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

Senator McCarthy moved that the report "ought to pass" be substituted for the resolution of the committee "inexpedient to legislate."

The question being stated:

Shall the report "ought to pass" be substituted for the resolution of the committee "inexpedient to legislate?"

Senator McCarthy demanded a roll call.

The Clerk proceeded to call the roll.

The following named Senators voted in the negative: Senator McCarthy.

The following named Senator voted in the affirmative: Senators Chandler, Leith, Flint, Clow, Lovejoy, Morrison, Lewis, Davis, Newell, Carter, Worthen, Swallow, Lord, Meader, Foster, White and Merrill.

One Senator having voted in the affirmative and seventeen Senators having voted in the negative, the negative prevailed and the motion to substitute was lost.

The question being stated:

Shall the resolution of the committee "inexpedient to legislate" be adopted?

On a *viva voce* vote the affirmative prevailed and the resolution of the committee was adopted.

The following message was received from the House of Representatives by its Clerk:

HOUSE MESSAGE

Mr. President:

The House of Representatives has passed the following entitled bills, in the passage of which it asks the concurrence of the Honorable Senate:

House Bill No. 359, An Act in amendment of Chapter 355 of the Laws of 1911, relating to authorizing the city of

Laconia to raise and appropriate a sum not exceeding twenty-thousand dollars for the purpose of providing a site for a state armory building in said city.

House Bill No. 360, An Act to provide for the assessment and collection of an annual state tax for the term of two years.

The House of Representatives has voted to concur with the Honorable Senate in its amendments to the following joint resolutions:

House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial School.

House Joint Resolution No. 119, Joint Resolution in favor of Guy S. Neal and others.

The House of Representatives has voted to concur with the Honorable Senate in its adoption of the amendment offered by the Committee on Engrossed Bills to the following joint resolution:

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line.

The House of Representatives has voted to concur with the Honorable Senate in its amendment to the following joint resolution:

House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia.

The message further stated that the House of Representatives had adopted the following concurrent resolution in the adoption of which it asked the concurrence of the Honorable Senate.

Whereas it appears that all necessary legislative work may be easily accomplished by Friday, April 15th instant, therefore be it

Resolved, By the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Friday, April 15th instant at seven o'clock in the afternoon, and be it further

Resolved, That all reports, bills and joint resolutions pending at that time in either branch of the legislature, be indefinitely postponed.

On motion of Senator Worthen the Senate voted to concur with the House of Representatives in the adoption of the foregoing concurrent resolution.

READ AND REFERRED

On motion of Senator Flint the rules were suspended and the following entitled bill sent up from the House of Representatives was read a first and second time by title.

House Bill No. 359, An Act in amendment of Chapter 355 of the Laws of 1911 relating to authorizing the city of Laconia to raise and appropriate a sum not exceeding twenty thousand dollars for the purpose of providing a site for a state armory building in said city.

On motion of the same Senator the rules were further suspended, printing and reference to committee dispensed with, and the bill read a third time by title and passed.

The following entitled bill sent up from the House of Representatives was read a first and second time.

House Bill No. 360, An Act to provide for the assessment and collection of an annual state tax for the term of two years.

On motion of Senator Merrill the rules were suspended, printing and reference to committee dispensed with and the bill read a third time by title and passed.

(Senator Worthen in the Chair)

On motion of Senator Davis the rules were so far suspended as to permit the printing in the journal of the following resolution previously adopted by the Senate in executive session.

Resolved, That the members of the Senate tender to the Honorable Frank P. Tilton, President of this body, their appreciation for the able and impartial manner in which he has presided over their deliberations during the present ses-

sion of the State Senate. His urbanity and great qualities of leadership have been profoundly impressed upon the members of this body. Should he seek further political preferment we commend him to the people of New Hampshire as in every way worthy of the highest honors they can bestow. He will take into private life the respect and esteem of his associates who hope for his continued happiness and prosperity.

(The President in the Chair)

The President declared the Senate in recess subject to call of the chair.

(Recess)

The Senate came to order.

The following report of the Committee on Engrossed Bills was read and accepted.

BILLS ENGROSSED

The Committee on Engrossed Bills have examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws relating to the salary of the deputy secretary of state, and Section 23, Chapter 15 of the Public Laws relating to the salary of the deputy state treasurer.

Senate Bill No. 75, An Act relating to salaries and expenses of the commissioner of law enforcement.

House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the state hospital.

House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State School.

House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures.

House Bill No. 356, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1928.

House Bill No. 357, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1929.

House Bill No. 359, An Act in amendment of Chapter 355 of the Laws of 1911 relating to authorizing the city of Laconia to raise and appropriate a sum not exceeding twenty thousand dollars for the purpose of providing a site for a state armory building in said city.

House Bill No. 360, An Act to provide for the assessment and collection of an annual state tax for the term of two years.

House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial School.

House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia.

House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to Goffs Falls schoolhouse.

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line.

House Joint Resolution No. 91, Joint Resolution in favor of the New Hampshire State Sanatorium.

House Joint Resolution No. 119, Joint Resolution in favor of Guy S. Neal and others.

(Recess)

The Senate came to order.

The following message was received from the House of Representatives by its Clerk.

HOUSE MESSAGE

Mr. President:

In accordance with the concurrent resolution previously adopted that all bills and joint resolutions pending either branch on Friday, April 15, at 7 o'clock, be indefinitely postponed, the following bill was indefinitely postponed:

Senate Bill No. 15, An Act to incorporate the New Hampshire Railroad Salvage Company.

The message further stated that the House of Representatives had adopted the following concurrent resolution in the adoption of which it asked the concurrence of the Honorable Senate.

Resolved, By the House of Representatives, the Senate concurring, that a committee of ten be appointed to join with such committee as the Senate may designate to wait upon His Excellency, the Governor, and inform him that the Legislature has completed the business of the session and is ready to receive any communication he may be pleased to make.

On motion of Senator McInnis the Senate concurred in the foregoing concurrent resolution sent up from the House of Representatives.

The President appointed as members of such committee on the part of the Senate, Senators Leith, Morrison, Davis, Chandler and McInnis.

Senator. Leith for the joint select committee appointed to wait upon His Excellency the Governor, and inform him that the Legislature has completed the business of the session and is ready to receive any communication that he might be pleased to make, reported that they had attended to their duty and had been informed by His Excellency that he would in person make a communication to the Legislature.

His Excellency, Huntley N. Spaulding, attended by the Honorable Council, then appeared and made the following communication to the Senate:

To the Honorable Senate:

Having been informed by the joint committee of the Senate and House of Representatives that you have completed the business of the session and are ready to adjourn I do, by the authority vested in me as Governor, hereby declare the General Court of New Hampshire adjourned to the last Wednesday in December in the year of Our Lord, One thousand, nine hundred and twenty-eight. Personally and in behalf of the State I thank you for your service to the Commonwealth and extend to you one and all best wishes for your future prosperity and happiness.

HUNTLEY N. SPAULING, Governor.

And thereupon the President, in accordance with the proclamation of His Excellency, the Governor, and by virtue of the authority vested in him, declared the Senate adjourned to the last Wednesday in December, in the year of Our Lord, One Thousand Nine Hundred and Twenty-Eight.

NORRIS H. COTTON, Clerk.

A true copy. Attest:

NORRIS H. COTTON, Clerk

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JOURNAL

OF THE

HOUSE OF REPRESENTATIVES

JANUARY SESSION, 1927



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OF THE

HOUSE OF REPRESENTATIVES

JANUARY SESSION OF 1927

WEDNESDAY, January 5, 1927.

On the first Wednesday in January, in the year of our Lord, one thousand nine hundred and twenty-seven, being the day designated by the constitution for the assembling of that body, the one hundred and twentieth General Court of the State of New Hampshire convened at the Capitol in the City of Concord, and the representatives-elect were called to order by Harrie M. Young, clerk of the House for the preceding session.

The clerk proceeded to call the roll and 404 members answering to their names a quorum was declared present.

On motion of Mr. Richardson of Hanover,-

Resolved, That a committee of three be appointed by the clerk to wait upon His Excellency the Governor, and inform him that a quorum of the House is assembled and requests his attendance.

The clerk appointed Messrs. Richardson of Hanover; Ferguson of Bristol and Duncan of Jaffrey as such committee.

His Excellency the Governor, having been informed that a quorum of the House was assembled, appeared, attended by the Honorable Council, and the following named ladies and gentlemen, having presented their credentials, were duly qualified by His Excellency as members of the House of Representatives by taking and subscribing to the oaths of office agreeably to the provisions of the constitution.

ROCKINGHAM COUNTY.

Auburn .				Henry W. Dockham
Brentwood				Clara A. Abbott
Candia .				Henry A. Hubbard
Chester .				Roger P. Edwards
Deerfield .				Henry P. Haynes
Derry .				Edmund R. Angell
				Benjamin T. Bartlett
				William T. Morse
				Everett R. Rutter
Epping .				Walter W. Brown
				James W. Bixler
				Lawrence M. Crosbie
				John F. DeMerritt
				Henry G. Durgin
Fremont .				Ernest S. Beede
Greenland				Charles H. Brackett, Sr.
Hampstead				Adin S. Little
Hampton .				Charles Francis Adams
Hampton F				William H. McDevitt
Kingston .				George B. Stevens
Londonderr				John N. Pearsons
Newcastle				James W. Pridham
Newfields .				Bert P. Doe
Newington				Albert E. Hodgdon
Newmarket				TT1 T C 11
				Thomas J. Filion*
				Arthur A. LaBranche
Newton .				Arthur R. Estabrook
North Ham				George W. Sinnett
Northwood	-			Harold E. Batchelder
Nottingham				Frank P. Smith
Plaistow .				Louis M. Kelly

Portsmouth-						
Ward 1						Eben H. Blaisdell
						Ralph L. Hett
						Harry B. Palfrey
Ward 2						John H. Neal
						Frank E. Paterson
						John Pender*
						Harold M. Smith
Ward 3						James Heffernan
						William J. Linchey
Ward 4						Charles W. Humphreys
Ward 5						John Burkhardt
Raymond .						Francis W. Falconer
Rye						Elmer W. Caswell
Salem						Wallace W. Cole
						Frank D. Wilson
Sandown .						Willis P. Odell
Seabrook .						Fred L. Weare
Stratham .						Gilbert A. Thompson
Windham .						George M. Hawley
			STE	RAFI	FOR	D COUNTY.
Barrington						Charles A. Tibbets
Dover—	•	٠	•	•	•	
Ward 1						Homer Foster Elder*
ward i	•		•	•	٠	Harry R. Smith
Ward 2						Charles A. Cloutman
Ward 2	•		•		•	William A. Crockett
						George Ira Leighton
Ward 3						John H. Dame
ward o	٠	·	•	•	٠	Thomas J. Otis
Ward 4						Henry E. Perry
Ward 1			•	•	·	Louis A. Scruton
						Edward D. Smith
Ward 5						T D D :
Durham .	•					Oren V. Henderson

Farmington						Leon E. Knox Allison E. Tuttle
Lee						Arthur J. Thompson
Middleton .					٠	Ruth G. Kelley
Milton .	•	•			•	Moses G. Chamberlain
New Durham	•	•		•	•	Leslie W. Ricker
Rochester—		•		•	•	Leslie W. Ricker
Ward 1			٠	•		Elihu A. Corson
Ward 2			•	•	٠	Miles H. Dustin
Ward 3				•	•	Daniel F. Jenness
Ward 4	•		٠	٠	٠	Adelard G. Gelinas
						Frederic E. Small
Ward 5		•	•	•	•	Charles W. Wentworth
Ward 6			•		.•	Harry E. Bickford
						Ralph F. Seavey
						George W. Nutter
Somersworth-						
Ward 1						Amedee Cote
Ward 2						Charles P. Kinsman
Ward 3						Peter M. Gagne
Ward 4						Fred A. Houle
						Thomas J. McGreal
Ward 5						Alfred Vincent
Strafford .						Albert H. Brown
			BEL	.KN	AP	COUNTY.
Alton						Oe Varney
Barnstead						Oscar J. Garland
Belmont .						Addie C. Hill
Center Harbo						George A. Simpson
Gilford .						William I. Harris
Gilmanton						
Laconia						
Ward 1						Charles H. Corless
Ward 2						
						Alfred W. Simoneau
Ward 3						
						1 480

Ward 4						Thomas P. Cheney					
						Henry H. Thompson					
Ward 5			•			Clarence L. Follansbee					
						Ralph H. Smith					
Ward 6											
						Edward M. Sanders					
Meredith		٠									
New Hampto	on					Maurice H. Gordon					
Sanbornton						Howard W. Sanborn					
Tilton						William H. Trickey					
						Irving E. Young					
CARROLL COUNTY.											
Bartlett .						Lucius Hamlin					
Brookfield						Frank J. Woodus					
Conway .											
,						Byron J. Murchie					
						Eugene I. Smith					
Eaton						Luther E. Dearborn					
Freedom .						Arthur A. Bennett					
Jackson .						1 11 6 6					
Madison .						James O. Gerry					
Moultonboro	սջհ					Fred P. Richardson					
Ossipee .	_				·	George L. Wilcox					
Sandwich .						Joseph Randolph Coolidge					
Tamworth						Samuel A. Hidden					
Tuftonboro						Daniel B. Palmer					
Wakefield						Edwin A. Himes					
Wolfeboro						Harold H. Hart					
Wollebolo		•	•	•	•	Orville F. Porter*					
						Orvine 1. Torter					
			MER	RIM	ÍAC	CK COUNTY.					
Allenstown						John G. Marston					
Andover .						P 4 P 04					
Boscawen						William G. Chamberlin					
Bow						Perley A. Clough					
Bradford .						George W. Cofrin					
						3					

Canterbury Chichester Concord—					~ ~ ~
Ward 1					William W. Allen
	·		-		John H. Rolfe
Ward 2					Cyrus E. Robinson
Ward 3					Henry M. Richardson
Ward 4					Harry L. Alexander
					Harlan F. Besse
					Ray E. Burkett
Ward 5					George A. Foster
					Earl F. Newton
Ward 6					Earle F. Boutwell
					Fred E. Cloudman
					John Edward Morrison
					George H. Nash
Ward 7					George H. Cilley
					Allen M. Freeman
					Harold C. Gibson
Ward 8			٠		William A. Lee
Ward 9					William J. Ahern
					Edward B. Haskell
Danbury .					
Dunbarton		•			
Epsom .					Charles M. Steele
Franklin—					
Ward 1					Frank N. Parsons
Ward 2				٠	
					Docite J. Rousseau*
Ward 3					
					George H. Bartlett*
Henniker .	•				
					Edward H. Catlin
Hooksett .					
					Charles M. Greenough
Hopkinton					Will H. Milton

Loudon .						Frank O. Lovering
Newbury .						Joseph A. Donigan
New London						Fred A. Todd
Northfield						Elmer R. Gale
Pembroke				0		Joseph E. Rainville
						Lawrence F. Whittemore
Pittsfield .						Scott A. Cutler
						George D. H. Emerson
Salisbury .						0 1 0 35 1111
Sutton						T 1 T 111 11
Warner .						Leon A. Gage
Wilmot .						
						·
		H	ILLS	BOR	JO.	JGH COUNTY.
Amherst .						Ernest H. Peaslee
Antrim .						Philip W. Whittemore
Bedford .						Rhoda P. Currie
Bennington						Henry W. Wilson
Brookline .						August Rouleau
Francestown						Frank W. Jones
Goffstown						John A. Perley
						Eugene A. Whipple
Greenville						Edward Pelletier, Jr.
Hancock .						Charles A. Brown
Hillsborough						Stillman H. Baker
<u> </u>						Charles F. Butler
Hollis						Albert F. Hildreth
Hudson .						George F. Blood
						Charles C. Leslie
Lyndeborough	ι.					Fred P. Richardson
Manchester-						
						Harry B. Cilley
						Joel S. Daniels
						Hollis F. Towne*
Ward 2						Oscar F. Bartlett
						Alba O. Dolloff

William F. Howes

Ward 3	 Augusta Pillsbury Augustus Wagner Henry W. Bergholtz Arthur O. Brown Arthur S. Campbell Fred T. Irwin Zatae L. Straw Percy W. Caswell
Ward 4.	 Frank H. Challis Mary E. Phinney Henry F. Pillsbury
Ward 5	 William B. Eagan Thomas J. Horan James S. Jennings John F. Kelley Martin A. Kelley Frank P. Laughlin Peter F. Mahoney William H. Mara Michael J. McNulty John C. O'Brien
Ward 6	 Henry Duke Herbert A. Johnstone William G. Mealey Robert J. Murphy Grover C. Stanley Arthur H. Wiggin
Ward 7	 James V. Broderick* Thomas A. Carr Jeremiah B. Healey, Jr. Thomas J. McGuigan John J. Sheehan Dennis Sullivan
Ward 8	 George J. Charpentier Raoul E. Hebert John R. Gilmore*

					Emile Lemelin Fred A. Lovering James F. Wylie
Ward 9			•	٠	Lyman H. Burbank Joseph C. Bussiere James J. Collins
Ward 10					William H. Griffiths Harry E. Curtis Adolph Wagner
Ward 11					Fred G. Wenzel Edward Burke Michael F. Cremen Robert C. Daley
Ward 12	٠				John F. Joyce Elmer D. Roukey Arthur P. Bisson
					George J. Charest William H. Guevin Alfred H. Maynard
Ward 13					Alphonse J. Roy Arthur H. St. Germaine Henri L. Allard
					Albert Beaudette Leo Marchand Sylvio Normand Treffle Raiche
Merrimack Milford					Norris E. Henderson Hiram C. Bruce
Nashua—					Maurice G. Jewett Charles W. Robinson
Ward 1					Fred A. Barker Roscoe S. Milliken Henry P. Greeley
Ward 2					73.4 1 0 0

Ward 3				٠		Joseph Boilard, J1 George J. Lavoie
						George E. Law
Ward 4						Merle C. Colburn
						Edwin F. Nolan
Ward 5						Joseph A. Primeau
Ward 6						Louis N. Jacques
Ward 7						Raymond S. Cotton
						Lois Lyman Patten
						John H. Welsh
Ward 8						Auguste U. Burque*
						Charles F. Moran
						George J. O'Neil
						John P. Sullivan
Ward 9						Honore E. Bouthillier
						Delphis Chasse
						Joseph Delacombe
						Arthur J. Renaud
New Boston	ı .					Christopher H. Coleman*
New Ipswie						Frederick A. Cushing
Pelham .						Charles W. Hobbs
Peterboroug	-			•		Walter A. Bryer
reterborous	11	•	•	•	•	Algie A. Holt
Sharon .						7 (737)
Tr 1			٠	٠		George H. Wheeler
Weare	•			•		Alfred Osborne
Wilton .	٠	•		٠	٠	George W. Bean
Willon .	•		•	٠	٠	George W. Dean
			СН	ESI	IIR	E COUNTY.
Alstead .					10	Benjamin H. Bragg
Chesterfield						Moses H. Chickering
Fitzwilliam						Arthur E. Stone
Gilsum .						Frederick A. H. Wilder
Harrisville						Thomas J. Winn, Jr.
Hinsdale .						
Jaffrey .						
						Albert E. Knight

Keene—						
Ward 1						William J. Callahan
						Harry D. Hopkins
						George E. Newman
Ward 2						MUL D D 11
						Oliver P. Murdick
Ward 3						Alite to TT TO
						Leston M. Barrett
Ward 4						Wilder F. Gates
Ward 5						John M. Duffy
						George F. T. Trask
Marlborough						C A D 1°
Marlow .						James F. Perkins
Rindge .						Marquis S. Holden
Swanzey.						Milan A. Dickinson
Troy						Walter N. Gay
Walpole .						8
						William J. King
Westmoreland	1					Omar G. Thompson
Winchester						TIT' (1 C D 1 1
						John H. Dickinson
			SUL	LIV	Al	N COUNTY.
Acworth						Elroy E. Reed*
Charlestown.						
Claremont .					•	T 1 T A 111 11
Ciarcinoni	•	•	•	•	•	Hugh Deming
						Clarence B. Etsler
						Adelbert M. Nichols*
						Henry J. Nourse
						Martin Pederson
						George C. Warner
						William F. Whitcomb
Cornish						William W. Balloch
Lempster .						Frank M. Lovejoy

Newport Plainfield Sunapee Washingto							Robert T. Martin Ernest A. Robinson Blancha L. Daniels Herbert B. Sawyer Roscoe Crane			
GRAFTON COUNTY.										
Alexandri							David B. Plumer			
Ashland						٠	Ross P. Sanborn			
Bath .							Amos N. Blandin			
Bethlehem							John G. M. Glessner			
Bristol							E. Maud Ferguson			
Campton							John M. Pulsifer			
							Fred R. Hutchinson			
Ellsworth							Leifa H. Batchelder			
Enfield							William A. Saunders			
Franconia							Hiram L. Johnson			
Grafton							Archie E. Kimball			
Groton							Elmer E. Horne			
Hanover							Andrew B. Elder			
							James P. Richardson			
Haverhill							Dick E. Burns			
							Harold K. Davison			
							John L. Farnham			
Holdernes	S						Lester M. Avery			
Landaff							Charles M. Gale			
Lebanon							Charles B. Drake			
							Dan O. Eaton			
							David H. Foster			
							Curtis W. Hyde*			
T							Charles B. Ross			
Lincoln		•					Levi G. Burnell			
Lisbon			•				Edward J. Conrad			
							William H. Merrill			

Littleton				Albert G. Moulton Frank M. Richardson William H. Shea	i.
				Winfield S. Williams	
Lyman				. Anthony Burgault	
Lyme .				. George W. Weymout	h
Orford				. Olin N. Renfrew	
Piermont				. Ernest S. Underhill	
Plymouth				. William A. Kimball	
				Frank P. Tollen	
Runney				. Joseph A. Rogers*	
Thornton				. Willie B. Emmons	
Warren				. Peter Lavoie	
Wentwort	h			. Charles H. Brown	
Woodstoc	k			. James C. Muchmore	
				·	
			C00	S COUNTY.	
Berlin—					
Ward	1			. Margaret Barden	
				Oliver T. Keenan	
				Philip H. Roy	
				Henry A. Smith	
Ward	2			. Nathan A. Abramson	n
				Frank H. Cross	
				Jules E. Parent	
				Robert W. Pingree	
Ward	3			. John A. Burbank	
				Otto J. A. Dahl	
				Robert Snodgrass	
Ward	4			. Napoleon Heroux	
vvara	•		•	Benoit P. LeBlanc	
				George A. Ouelette	
Carroll				Joseph A. Seymour	
Colebrook				Louis Ramsey	
COICDIOOR			•	Edward A. Scott	
Columbia				Otis G. Woodard	
Corumbia				. Ous of woodard	

Dalton					Ernest E. Whitcomb
Errol .					Elmer L. Annis
Gorham					Joseph O. George
					William H. Morrison
Jefferson					George E. Stone
Lancaster			+1		Jerry C. Martin
					William H. Thompson
Milan .					Lavater A. Bickford
Northumb	erla	nd			Merton S. Fogerty
					William Hayes
Pittsburg					Fred T. Scott
Shelburne					Chester D. Peabody
Stark .					Charles A. Cole
Stewartsto)W11				Dan Bunnell
Stratford					John C. Hutchins
Whitefield					James E. Baker
					William H. Young

The clerk then called the House to order and stated that the first business before the House was the election of a temporary presiding officer.

Mr. Small of Rochester placed in nomination Mr. Trickey of Tilton and moved his election.

On a vica voce vote Mr. Trickey was declared elected temporary presiding officer and was escorted to the chair by Mr. Small of Rochester and Mr. Rutter of Derry.

On motion of Mr. Challis of Manchester the House proceeded to the election of a speaker by ballot. The presiding officer appointed Messrs. Challis of Manchester, Duncan of Jaffrey and Foster of Concord, as a committee to receive, sort and count the votes.

Mr. Challis for the committee reported the following result of the ballot:

^{*}Those marked with an asterisk were not present but appeared and qualified later as will be found in the daily proceedings of the House.

Whole number of votes cast	391
Necessary to a choice	196
Frederic E. Small had	120
Harold K. Davison had	271

On motion of Mr. Small of Rochester the election was made unanimous and Mr. Davison was declared elected speaker, and was escorted to the chair by Messrs. Small of Rochester, Parsons of Franklin and Glessner of Bethlehem.

The Speaker addressed the House as follows:

Fellow Members of the 1927 Legislature: I most sincerely appreciate the great honor which you have just given me, but I recognize it has immense responsibilities. To this task I shall apply myself to the fullest capacity, striving throughout the session to be of service to the state and to you all, utilizing every means to expedite business and to make this session as brief as possible but filled with accomplishments.

I hope I shall merit your support and hearty co-operation throughout this session. Without this co-operation on your part we cannot hope to adjourn finally in March, which should be our goal. I anticipate a very pleasant session for us all, and shall do my utmost to make it such.

I am now at your service. What is the pleasure of the House?

On motion of Mr. Small of Rochester the following officers of the House were elected by acclamation:

Clerk, Harrie M. Young of Manchester.

Assistant Clerk, Howard H. Hamlin of Charlestown.

Sergeant-at-Arms, Guy S. Neal of Acworth.

Doorkeepers, Ralph E. Lufkin, William B. Plummer, Arthur A. Tilton and Cameron M. Empey.

Harrie M. Young and Howard H. Hamlin then appeared and were duly qualified by taking the oath as clerk and assistant clerk respectively.

HARRIE M. YOUNG, Clerk for 1925-1926. Guy S. Neal was declared elected Sergeant-at-Arms and Ralph E. Lufkin, William B. Plummer, Arthur A. Tilton and Cameron M. Empey were declared elected doorkeepers for the ensuing two years.

The above named then appeared and qualified for their respective positions by taking the oath of office.

RESOLUTIONS.

On motion of Mr. Callahan of Keene,-

Resolved, That the Honorable Senate be informed that the House of Representatives has organized by the election of Harold K. Davison as Speaker, Harrie M. Young as Clerk, Howard H. Hamlin as Assistant Clerk and Guy S. Neal as Sergeant-at-Arms and is now ready to proceed with the business of the session.

On motion of Mr. Duncan of Jaffrey,-

Resolved, That the Rules of the last House be adopted as those of the present Session until otherwise ordered by the House, after the elimination of the special rule adopted April 9, 1925, relating to consideration of the Revision of the Public Laws.

The Speaker appointed as the Committee on Rules: Messrs. Parsons of Franklin, Cheney of Laconia, Ahern of Concord and Small of Rochester.

On motion of Mr. Etsler of Claremont,-

Resolved, That a committee of ten members, one from each county be appointed by the Chair to select some suitable person to act as chaplain during the present session of the legislature and report such selection to the House for its consideration.

The Speaker appointed as such committee: Messrs. Etsler of Claremont, Burns of Haverhill, Fogerty of Northumberland, King of Walpole, Foster of Concord, Hart of Wolfeboro, Cheney of Laconia, Leighton of Dover, Smith of Portsmouth and Pillsbury of Manchester.

Oh motion of Mr. Cheney of Laconia,—

Resolved. That the clerk be authorized to secure the

services of three stenographers for the use of the Speaker and clerks and two for the use of the members and for committee hearings.

On motion of Mr. Glessner of Bethlehem,-

Resolved, That the Speaker of the House is hereby authorized to appoint the following employees of the House:

One custodian of mail and supplies, one warden of the coat room, one assistant warden of the coat room, one library messenger, one telephone messenger, five pages of the House and one page to the Speaker.

On motion of Mr. Ahern of Concord,-

Resolved, That unless otherwise ordered the hours for assembling of the House be at 11 o'clock in the forenoon and 2 o'clock in the afternoon until January 26.

On motion of Mr. Glessner of Bethlehem,-

Resolved, That the drawing of seats be made a special order for 2 o'clock this afternoon.

On motion of Mr. Challis of Manchester,-

Resolved, That the Honorable Senate be informed that the House of Representatives will be ready to meet the Senate in joint convention for the purpose of canvassing the votes for Governor and councilors, agreeably to the provisions of the constitution and for the election of a Secretary of State, State Treasurer and Commissary General at 3 o'clock this afternoon.

On motion of Mr. Parsons of Franklin,-

Resolved, That the Committee on Judiciary be and hereby is authorized to employ the services of a stenographer and a messenger.

On motion of Mr. Ahern of Concord at 12:28 P. M., the House took a recess until 1:55 P. M.

(After recess)

MESSAGE FROM THE SENATE.

A message from the Honorable Senate by its clerk announced that the Senate had passed the following resolutions.

Resolved, That the House of Representatives be informed that the Senate, having assembled, has organized by the choice of Frank P. Tilton, as President, Norris H. Cotton as clerk, Benjamin F. Greer as assistant clerk, Frank M. Ayer as sergeant-at-arms, Amos A. Phelps as messenger and Raymond B. Lakeman as doorkeeper, and is now ready to proceed with the business of the session.

Resolved, That the House of Representatives be informed that the Honorable Senate will be ready to meet the House in joint convention for the purpose of canvassing the votes for Governor and Councilors, agreeably to the provisions of the constitution and for the election of Secretary of State, State Treasurer and Commissary General, at 3 o'clock this afternoon.

On motion of Mr. Ahern of Concord the House adjourned.

AFTERNOON.

The House met at 2 o'clock.

SPECIAL ORDER.

Mr. Glessner of Bethlehem called for the special order, it being the drawing of seats.

RESOLUTION

Mr. Challis of Manchester offered the following resolution:

Resolved, That the Civil War Veterans who are members of this House, all lady members of the House, former Chief Justice Frank M. Parsons of Franklin, former Speaker William J. Ahern of Concord, Messrs. Cheney of Laconia, Small of Rochester, Duncan of Jaffrey, Glessner

of Bethlehem, Pender of Portsmouth, Cilley of Manchester, Callahan of Keene, Whittemore of Pembroke, Dahl of Berlin, Newman of Keene, Nichols of Claremont, Hamlin of Bartlett, Gerry of Madison, Odell of Sandown, Lee of Concord, Richardson of Hanover, Smith of Portsmouth, Perry of Dover, King of Walpole, Rolfe of Concord, Burke of Manchester, Angell of Derry, Gagne of Somersworth and Foster of Concord be privileged to select seats in advance of the drawing by the other members.

Mrs. Straw of Manchester offered the following amendment to the resolution:

"Amend said resolution by striking out the words, "all lady members of the House."

On a viva voce vote the amendment was adopted.

On a viva voce vote the resolution as amended was then adopted.

Mr. Humphreys of Portsmouth called for a division. A division being had the vote was declared manifestly in the affirmative and the resolution was adopted.

The Speaker instructed the clerk to draw seats for the absent members.

IN CONVENTION

The Honorable Senate then came in and the two branches being in convention.

On motion of Mr. Holt of Peterborough,-

Resolved, That the Honorable Secretary of State be requested to lay before the convention the return of the votes for Governor and Councilors in the last election.

The Honorable Secretary of State then appeared and laid before the convention the returns of the votes for Governor and Councilors cast in the last election, also the report of the Commission for study and analysis of the subject of taxation of national banks and other banking institutions in the state.

On motion of Senator Lord of District No. 16,-

Resolved, That the votes for Governor and Councilors be referred to a committee consisting of one on the part of the

Senate and two on the part of the House, to examine, compare and count the same, and report thereon.

The chairman named as such committee, Senator Lord of District No. 16 and Messrs. Callahan of Keene and Burns of Hayerhill.

On motion of Mr. Richardson of Hanover,-

Resolved, that one thousand copies of the report of the Special Commission to study bank taxation be printed as a public document.

On motion of Senator McInnis of District No. 15,-

Resolved, that a committee of five be appointed by the chair to wait upon His Excellency, John G. Winant, Governor, and inform him that a quorum of each branch of the legislature has assembled and completed its organization and is ready to receive any communication he may be pleased to make.

The chairman named as such committee, Senators McInnis of District No. 15 and Smith of District No. 11, Messrs. Lee of Concord, Fogerty of Northumberland and Mrs. Straw of Manchester.

ELECTIONS.

On motion of Mr. Cheney of Laconia it was voted to proceed with the election of a Secretary of State, State Treasurer and Commissary General.

Mr. Foster of Concord, placed in nomination for Secretary of State Hon. Hobart Pillsbury.

Mr. Duncan of Jaffrey nominated Hon. Enos K. Sawyer. On motion of Mr. Small of Rochester the clerk was

instructed to cast the ballot for Hon. Hobart Pillsbury and he was declared elected Secretary of State.

Mr. Foster of Concord placed in nomination for State Treasurer, Henry E. Chamberlin.

Mr. Richardson of Littleton nominated George E. Farrand.

On motion of Mr. Small of Rochester the clerk was instructed to cast the ballot for Henry E. Chamberlin and he was declared elected State Treasurer.

Senator Lovejoy of District No. 5 placed in nomination for Commissary General, Charles W. Howard.

Mr. Duncan of Jaffrey nominated Kevin B. Dwyer.

On motion of Mr. Small of Rochester the clerk was instructed to cast the ballot for Charles W. Howard and he was declared elected Commissary General.

REPORTS OF COMMITTEES.

Senator Lord of District No. 16 for the joint committee to whom was referred the return of the votes cast for Governor and Councilors at the last biennial election, reported that they had examined, compared and counted the same, with the following result:

GOVERNOR	}
Huntley N.	Eaton D.
Spaulding	Sargent
11,427	5,438
7,457	6,340
4,604	2,789
3,424	1,689
10,491	7,161
18,199	16,516
4,742	2,151
3,458	1,806
8,339	4,308
5,253	4,038
77,394	52,236
ORS	
	15,406
, d	9,005
	24,411
	6,401
	Spaulding 11,427 7,457 4,604 3,424 10,491 18,199 4,742 3,458 8,339 5,253 77,394 .ors

Second district:	
. Guy E. Chesley, Rochester, r	17,588
Charles G. Waldron, Dover, d	9,932
Total vote	27,520
Majority for Chesley	7,656
Third district:	
James E. Dodge, Manchester, r	12,304
Thomas J. Conway, Manchester, d	10,434
Total vote	22,738
Majority for Dodge	1,870
Fourth district:	
Albert H. Hunt, Nashua, r	13,597
Henri T. Ledoux, Nashua, d	7,932
Total	21 520
Total vote	21,529
Majority for Hunt Fifth district:	5,665
•	16700
Frank L. Gerrish, Boscawen, r	16,792
Margaret C. Martin, Concord, d	9,904
Total vote	26,696
Majority for Gerrish	6,888
artajority for definish	0,000

Senator McInnis of District No. 15 reported that the committee appointed to wait upon His Excellency, John G. Winant, Governor, had attended to that duty and that His Excellency, the Governor, had a communication which he desired to make.

The Governor, attended by the Honorable Council, appeared and delivered the following address:

GOVERNOR'S MESSAGE

INTRODUCTION.

Ten years ago, I stood where you now stand and took the oath of office. Since that day I have been obligated to bear true faith and allegiance to my state and country to faith-

fully and impartially discharge all duties incumbent upon me. I am about to retire from active service. I come here in the name of the state to welcome you and to make public acknowledgement of the debt of gratitude I owe to the men and women who have worked with me over the years that have passed. No one of us ever accomplishes much alone. Whatever good thing may have come out of these years of effort, I want to share with my friends and co-workers.

It is not my intention to take this occasion to catalogue the acts of the past administration. They are part of the public record. Rather do I consider this an opportunity to leave with the incoming administration any experience that might be helpful and to inform you on those matters which are still pending and are of vital concern to the state.

FINANCIAL STATEMENT.

In planning the budget at the outset of my administration, we decided after carefully going over income and outgo that in order to meet estimated expenditures it was necessary to set the State Tax at \$1,500,000 and to further provide by bond issues for the repayment of illegally collected legacy taxes to the amount of \$950,000 and for the construction of a new dormitory at the Keene Normal School to cost \$250,000. Instead of issuing the bonds authorized to meet these obligations we paid from current revenue during the year ending June 30, 1926, \$1,085,936.12 on these two accounts. This procedure has already saved the state many thousands of dollars in interest charges.

An unforeseen expenditure was the cost of reconstructing a manual training building at Keene to replace one destroyed by fire. This raises the total of extraordinary expenditures for this single fiscal year to \$1,094,067.68.

One of the problems that required attention when I took office was the investigation of the accounting methods and practices of the state together with whatever revision might be necessary to enable us in the language of the statutes,

to keep "fair detailed and correct records" of all state transactions.

Acting under H. J. R. 185, which authorized a special joint committee of investigation, we employed accountants to make such an examination. In support of the wisdom of these actions, I quote from the Draft Manual of Reporting Financial Data of the States just prepared by The Institute for Government Research in Co-operation with the Committee on Uniform State Accounting of The National Association of State Auditors, Comptrollers, and Treasurers.

"Among the technical problems of public administration, none is more important than that of devising and operating a system of accounting and reporting through which full and accurate information may be available regarding the financial condition and operations of governmental bodies. Without such information it is impossible for those directly in charge of governmental operations, or those responsible for the general conduct of public affairs, to exercise proper control; for the legislature intelligently to formulate fiscal policies and meet its responsibility of determining the grant of funds that shall be made to the several spending agencies; or for the general public effectively to discharge its function of holding both its legislative and executive representatives to rigid responsibility for the manner in which they discharge their duties."

Technical accounting is the method of arranging the bookkeeping records and making the entries therein in distinction from the reporting of financial data and the forecasting of revenue and expenditures for future years. We have adopted accurate technical accounting methods and the form of reporting financial transactions has been revised to make the financial picture clearer to the people. These divisions of our accounting now furnish the basis or foundation on which to construct an accurate budget. Our present so-called state budget is merely a listing of requests of the departments and institutions. Budgeting requires a searching analysis of the requirements of each department and insti-

tution for which the present executive machinery does not provide the necessary personnel. Permanent economy requires the preparation of accurate budgets.

Among the recommendations of the accountants employed by your special joint committee of investigation is the inclusion of appropriation liabilities in the state debt. The state is a going concern and the failure to include appropriation liabilities in statements of its financial position is analogous to an individual who claims to be worth the money he has without regard to the obligations he owes.

Including appropriation liabilities, the state debt was \$1,734,373.41 on June 30, 1925, and \$2,409,742.86 on June 30, 1926, an increase of \$678,371.30.

The revenue for general purposes for the fiscal year ending June 30, 1926, including the state tax totaled \$3,593,663.85. The expenditures over the same period, excluding the extraordinary payments mentioned, total \$3,411,046.22. In other words the state's income for the fiscal year ending June 30, 1926, exceeded maintenance and normal construction disbursements by \$182,617.63.

At June 30, 1925, the cash and cash items in the treasury aggregated \$2,122,924.22 and at June 30, 1926 they amounted to \$1,079,144.12, a decrease of \$1,043,780.10, which must be considered in relation to the extraordinary expenditures of \$1,094,067.68 heretofore mentioned. Bringing these figures approximately to date the cash position at November 30, 1926, was \$1,932,634.66 and at November 30, 1924 it was \$2,660,400 a decrease of \$727,805.34.

Included in the total expenditures from general revenue for the year ending June 30, 1926, there is a capital outlay for building and structural improvements of \$685,181.23.

The payment of \$763,500 of War Service Recognition Bonds, for which cash had been set aside in a sinking fund, together with the payment of \$10,000 of State Hospital Bonds and \$1,000 of Highway Bonds, reduced the bonded indebtedness to \$741,000. New Hamp-

shire has one of the lowest state debts in the United States. This situation has been brought about by a long series of economical administrations.

I have said that the departments and institutions lived within their maintenance appropriations. At the outset of my administration, I called the attention of all responsible officials to Sections 35, 36, and 37 of chapter 15 of the Report of the Commissioners, which prohibited exceeding appropriations under penalty of personal liability and removal from office. Wherever the public good required an expenditure which a department or institution could not afford, it was referred to the Governor and Council. In a few instances, these needs were met from the executive emergency fund appropriation. These sums were not apportioned to departments or institutions to cover overdrafts.

The significance of stating that departments and institutions have lived within their income is only understood when I say that the practice of carrying unpaid bills over from one fiscal year to the other was forbidden. This should prevent the too frequent practice of coming to the legislature for deficiency appropriations. The traveling expenses of the Superior Court were under-estimated. \$363.90 was paid out of the executive emergency fund to meet this deficiency. My statement had reference to those expenditures that properly fall within the special jurisdiction of executive authority. If there are exceptions, they are insignificant in amount.

After the budget bill had been made up, legislation was passed which permitted increases in clerk-hire and directed increases in salaries of certain heads of departments. A special appropriation was passed to meet this situation. In many instances, these advances were taken care of within the departments and an unexpended balance from this special appropriation was returned to the treasury which might properly have been credited to the departments.

During the present administration, the boundary dispute

between New Hampshire and Massachusetts has been amicably adjusted and a line definitely established. The boundary suit pending between New Hampshire and Vermont since 1915 has been actively litigated during the last year, and all evidence in this case should be submitted to the United States Supreme Court before the close of 1927. The legislature should pass an act providing for setting out monuments marking the boundary line between New Hampshire and Maine from the gate house of the Salmon Falls River at Eastlake to Canada.

TAKING ACCOUNT OF STOCK

Deeds of all state property have been indexed and bound. The Attorney-General's office has checked these over and recorded those that had not been previously recorded.

On finding that very little of the real estate owned by New Hampshire had been mapped, I asked Mr. Everett, Commissioner of the Highway Department, to assist me in having an exact survey made of all state owned property, with the understanding that the cost of this was to be charged back to the institutions and departments that had charge of the property. This has been accomplished but when the snow clears, the bounds established should be marked with permanent granite posts.

We also found that the institutions were without adequate ground plans. These have been made with a physical description of all building structures owned by the state, in connection with an appraisal survey of all state property. A physical inventory has been made of furniture and fixtures in all institutions and departments and perpetual commissary inventories of supplies have been almost completed at all institutions.

This taking of stock has proved to be a tedious and timetaking task, but beginning July 1, 1927, it will be possible to include in the treasurer's statement a capital account showing plant and real estate investment and also inventories of supplies on hand. With this groundwork accomplished, a foundation is laid for a more intelligent planning of in stitutional expansion.

QUARTERLY STATEMENTS AND REPORTS

Heads of departments and superintendents of institutions have rendered to me quarterly statements of expenditures, and the superintendents of institutions have kept the Governor and Council informed of the situation in their respective institution by monthly reports. I have also called meetings of heads of departments and superintendents of institutions, and I believe that periodical meetings of this character would be helpful to all concerned and would tend to eliminate duplication of effort. Statutory authority to call such meetings might be delegated to the Governor.

HEATING AND PURCHASING

Heating and electrical engineers employed by the Governor and Council to report on possible light and fuel economies recommended the use of a good grade of soft coal using run-of-mine 14,800 B. T. U. with as low a sulphur and ash content as possible. They further advised using a specification similar to the Massachusetts specification and urged getting bids and letting contracts to firms that had storage facilities in New England and who were responsible enough to ensure to the state prompt delivery at all times. The engineers also reported that the rate charged to the state for lighting the state house is high. This matter has been called to the attention of the Public Service Commission. A closer co-operation between the Purchasing Department and the state laboratories and our experimental station at Durham would be helpful.

The State Purchasing Agent is clothed with the power of the Governor and Council. Since this is so it would seem to me to be a more business like arrangement to have the Purchasing Agent appointed at the pleasure of the Governor and Council rather than for a fixed term of three years. This office is underpaid.

BONDING STATE OFFICERS

The legislature by statute has required that certain state officers be bonded, naming the amount of the bond. In other cases, the Governor and Council has the authority to demand a bond and to set the amount of it. Others without definite authorization have exercised this authority. The amount of the bonds heretofore required apparently have no direct relation to the amount of funds handled. This subject should be reviewed by the proper legislative committee.

AUTOMOBILE MAINTENANCE

The State Auditor was directed by the Governor and Council to make a study of the cost to the state for automobile maintenance and hire. In some instances the state purchases automobiles for the use of its employees and in other cases the employees are paid a ten cents per mile rental for the use of their machines. It was impossible to make a report on this subject because there was not sufficient information available; therefore, blanks were printed and distributed to the heads of departments and superintendents of institutions, with instructions that exact costs of all automobile expenditures should be thereon recorded. As soon as these records have been kept for a period of time a careful investigation should be made with a view to establishing a definite state policy on a minimum cost basis.

AUTOMOBILE LICENSES

It would expedite the issuance of automobile number plates and greatly convenience automobile owners if the Motor Vehicle Department would establish temporary agents for the issuance of these plates in different sections of the state. This might be done through local examiners. Another examiner in Manchester to pass upon the qualifications of applicants for drivers' licenses would prevent unnecessary delay of applicants in being examined for license.

PREPAREDNESS AND TAXATION

Throughout the last two years the military organizations of the state have had the unfailing support of this administration. Two new armories have been constructed. More adequate quarters have been provided in other places. The state has acquired a rifle range and cleared and built a flying field adjacent to the militia grounds in Concord. Under our present system of common defense, authorized by Congress, the United States Army today is made up of the regular army, the National Guard, and the Organized Reserve. The size of the regular army is inadequate to meet a war emergency, therefore the National Guard would be called on for the first line of defence. This means that the states in co-operation with the Federal Government must contribute substantially toward our national defence.

An extract from the report of the Secretary of the Treasury, Andrew W. Mellon, for the fiscal year ending 1925, states the situation clearly:

"In this connection it is of interest to point out the proportion of Government expenditures which are due to war. While it is not possible to segregate entirely all expenditures which might fall in this category, if we add to the disbursements for public debt, War, Navy, Veterans' Bureau, and pensions, other extraordinary expenditures, such as adjusted compensation and the increased outlays by the Treasury, the expenditures which are directly or indirectly attributable to war and the national defense compose over 80 per cent of total Federal expenditures. The amounts spent by this Government in aid of agriculture and business, for science, education, better roads, and other constructive efforts are insignificant when compared with outlays due to war and national defense. This will be the inevitable situation as long as war is the method of settling international disputes.

These facts should be faced squarely by those who clamor for reduced Government expenditures and at the same time oppose the world's efforts to devise rational methods for dealing with international questions."

STATE INSTITUTIONS

The last two years have shown serious wants at some of the state institutions. It is not my purpose to make recommendations but only to mention the most urgent needs. The increasing number of girls confined in the Industrial School has made an additional cottage dormitory a necessity. I hope the cottage housing system already begun there will become so definitely established that the great brick barracks will be eventually abandoned as a dormitory with its fire hazard and penal institutional atmosphere. There is probably no institution for dependents that has a larger opportunity for salvage work than this school.

Space is needed in the Administration Building at Glencliff. The most economical way to provide for this is to build a superintendent's cottage and turn over the quarters now occupied by the doctor and his family in this building for administrative purposes.

The male employees of the State Hospital are housed in rooms that open into quarters occupied by patients. It is neither humane nor sensible to require men in this work to be continuously on twenty-four hour duty. It is difficult under these conditions to obtain kindly and reliable attendants. A building constructed for male employees would solve this problem and also free rooms that are now needed for patients.

The Laconia State School is not able to care for all the patients who should be detained there.

STATE'S PRISON AND COUNTY JAILS

The net cost per prisoner at the state prison last year was \$5.14 per week. The present population of the prison is 129. It is equipped to take care of 248 inmates. An increase

in the prison population to the capacity of the prison would materially increase the gross earning power of the prisoners, with only a slight increase in overhead cost. This would make our penal institution more nearly self-supporting. Our county jails are not equipped to give employment. Character is a by-product of work. Loafing in a jail breeds crime. If the state prison could also be designated by statute as a House of Correction, as in the State of Vermont, and the prisoners who were to serve substantial jail sentences were assigned to the state prison, it would in my judgment be a benefit to the prisoners and also reduce state and county taxes. I understand that this plan, if adopted, would decrease the income of county sheriffs, but the Legislature could make such adjustments as it deemed necessary.

LEGISLATIVE DRAFTING

At each session of the Legislature of which I was a member, I introduced a bill providing for the appointment of a legislative draftsman. The New Hampshire Bar Association made a similar recommendation in 1921. The establishment of such an office would prevent the kind of error that resulted in closing certain ponds to fishermen last year, assist members in drafting bills, and save considerable money wasted in printing incorrect bills. Commissioners' Report makes this a proper time to enact this legislation. The adoption of this Report also leads me to suggest the advisability of introducing all new bills in the form of amendments to existing statutes. This would be a great convenience to the legal profession and save the state much of the expense needed to compile a future Commissioners' Report. The Attorney-General has kept a list of errors that have been discovered in the Commissioners' Report during the experience of this administration. This he will present at the proper time to the Legislature.

AUTOMOBILE LIABILITY INSURANCE

The law passed at the last session to protect state employees while driving state cars from liability suits in case of accident could be improved by amendment.

DIGEST OF OPINIONS

I would like to say to the attorneys of the state that although I regret that during my administration I was not able to see delivered the volumes of the Digest of Opinions of the Supreme Court, I am happy to say that the printed manuscript is now in the hands of the binder, a monument to the industry of Crawford D. Hening and to the patience of our most distinguished jurist and the legal profession generally.

· TOWN ACCOUNTING

Before obtaining an automobile license, it is necessary to turn into the Department of Motor Vehicles a receipt showing that the property tax on the automobile to be licensed has been paid. The license is obtained by paying the property tax to the town or city clerk. The receipts collected by the Department of Motor Vehicles were filed in alphabetical order. A complaint which required checking the money collected by a certain town clerk showed that no adequate audit had been made of automobile property accounts. Therefore, at my direction the Commission of Motor Vehicles assembled the receipts for several years according to towns, and the town auditor working out of the Tax Commission's office checked the total of these receipts against the money turned in by the town clerks, and wherever there was a discrepancy an investigation was made. This resulted in eight indictments for misappropriation of town funds. In order that this practice may be discontinued these cases should be prosecuted. The need of appropriating sufficient funds to permit a general audit of all town accounts would seem advisable. In my opinion town clerks are poorly paid and unusually honest; but the fact remains that careless practices in handling taxpayers' money frequently results in shortages.

IMPEACHMENT

The conduct of the Justice of the Municipal Court of Lebanon during my tenure of office was of such a character that it forced upon me the duty of calling for his resignation. This request was ignored. The authority to remove from office in such a case rests with you. It is my opinion that the Justice of the Municipal Court of Lebanon should be impeached.

FRANCONIA NOTCH

The legislature of 1925 permitted the purchase of the Franconia Notch property and authorized a bond issue of \$200,000 for this purpose. The owners of this property refused to sell for less than \$500,000. It is my opinion that this price is unreasonable. Its assessed value is approximately \$225,000. The property has not been purchased nor have the bonds been issued. The Governor and Council have the power to proceed to take this property by eminent domain.

NEW HAMPSHIRE CRIME COMMISSION

I commend to your careful attention the report of the New Hampshire Crime Commission which was appointed by me. The Bar Association of the state co-operated by appointing a committee to work with the state commission.

BANK TAX COMMISSION

Two years ago I pointed out to the legislature of 1925 that the method of taxing state and national banks was of doubtful constitutionality and that the revenue derived therefrom was inadequate. All bills that were introduced to correct the situation were either contrary to the federal

banking laws and opposed to the state constitution or worked a hardship on one class of bank as against some other savings institution. The bankers were willing to pay a reasonable tax, but they did not want their particular institutions discriminated against, and the state was anxious to enact a law that would be upheld. This situation resulted in a compromise. The bankers agreed to take an increase in their tax without challenging the legality of the act, and I agreed to appoint a commission to study the situation. The Commission on Bank Taxation have worked diligently on this difficult problem and are reporting their findings to you.

THE EXECUTIVE BUDGET

In the last days of the legislative session of 1925, I pocket vetoed a bill increasing the Governor's salary. I had previously stopped a bill in committee which was an effort to increase my pay during my administration, and this second measure which would have raised the Governor's salary beginning 1927, I vetoed because I intended to run again for office and hoped to be re-elected. I have a guilty feeling that the joke is not altogether on me. I am, therefore, taking the liberty of making definite recommendations concerning the Executive Department. The Governorship should be within the reach of any man who possesses the confidence of his constituency. The monetary obligations incident to the office are too heavy to permit a man with a family, particularly if he is not a resident of Concord, to support himself on the present salary.

The office of Secretary to the Governor is as responsible a position as that of any assistant secretary in any state department, if not equal in importance to that of the head of any state department. The salary allowed by the state is totally inadequate. The statute should definitely permit engaging a clerk or messenger throughout the year. All other departments can employ necessary stenographic assistance with the approval of the Governor and Council, but

the Governor is limited by statute to one stenographer. Additional assistance must be paid out of his own pocket.

I would suggest that the Governor's salary be placed at \$8,000, that the Governor's Secretary be paid \$3,000, that his messenger be allowed \$1,500, and that the Governor with the consent of the Council be permitted to engage such stenographic assistance as he may occasionally need.

I would further recommend the establishment of a contingent fund of \$100,000 to take the place of the \$30,000 emergency fund, with the power of disbursement to continue in the hands of the Governor and Council. This follows the practice in other states and would permit a greater freedom in requiring the departments and institutions to make exact estimates without making necessary allowances for emergencies.

I would further urge that the power now given the Governor and Council to make temporary loans up to \$600,000 be increased to \$1,000,000. The Governor and Council might never exercise this power, but if the incoming administration is confronted with heavy expenditures it might permit them to carry over that part of the fiscal year when revenue is low and expenditures are high without taking advantage of legislative authority to incur bonded indebtedness. This authority is equivalent to that exercised by the towns when they borrow money in anticipation of taxes.

During my administration, on one occasion it was necessary to use this legislative authority. A temporary loan of \$300,000 was made and repaid at the end of sixty days.

PUBLIC SERVICE CORPORATIONS AND REGULATION

Public service corporations are privileged. So far as this state is concerned, they are protected from competition, possess valuable rights in the public way and are permitted to exercise the right of eminent domain. It is because they enjoy these public rights that public security demands they be subject to public regulation.

The United States Supreme Court in a decision handed down this week declared that

"The transmission of electric power across state borders is interstate commerce. Corporations handling it are not subject to regulation by state commissions.

* * * *

"The rate, therefore, is not subject to regulation by either of the two states in the guise of protection to their respective local interests, but if regulation is required it can only be obtained by the exercise of the power vested in Congress."

The power to regulate public utility corporations in New Hampshire engaged in the transmission and sale of electrical energy within the territorial limits of the state, has been delegated to the state Public Service Commission. Therefore, since the Federal government has never accepted the responsibility of regulating the interstate sale of electrical power and since the Public Service Commission of this state has no jurisdiction beyond its borders, there is a field in which electric power is transmitted by public utility corporations engaged in the sale of electrical energy without prejudice to their full privileges but over which there extends no official regulating jurisdiction.

Two years ago, I urged the legislature to give consideration to establishing a definite water power policy. No constructive action was taken. I asked specifically for \$5,000 to investigate the water power situation, but an active lobby opposed this legislation, and the request was not granted. In the time that has intervened since then, there has been more active trading in water power than in any previous period in the history of the state, and a recently organized corporation has purchased the controlling stock interest in many of our largest public utility companies at a very high price.

A student of this subject in commenting on the situation in Massachusetts stated that "Recently, stocks have been bought for control at inordinate prices by holding companies which seek to capitalize the large earnings of the present period, and there is danger that the operating companies will be milked to support dividends on swollen holding company capitalization."

The justification for mergers of such properties lies in the fact that operating costs can be reduced for the benefit of the consuming public. Several items in the cost of producing gas and electricity are now lower than they have been in the past few years, including interest rates. These together with the economies of pooling power and consolidation give the public a right to expect lower prices for their gas and electricity.

The public as investors in the securities of public utility holding corporations need protection. The difference between the holding corporation and the operating company is very great and not clearly appreciated. The legislature should be alert to the danger of permitting the New Hampshire public to buy securities in public utility holding corporations which are outside the jurisdiction of the Public Service Commission and over which security issues the Public Service Commission has no jurisdiction, even though the interest on these securities may be derived from New Hampshire public utility operating companies. This might well result in promoters having taken their profit and gone from the state, leaving New Hampshire investors with watered stock in an outside holding company the interest on which was paid from local operating companies and maintained only by charging unwarranted rates for light and power. We cannot tolerate any policy that will leave the New Hampshire investor pitted against the New Hampshire user of light and power with the third party in fact the guilty profiteer.

There is a political aspect to the new holding corporation which has come to control so large a part of the utilities in the state. It has legitimately a keen interest in the legislative policy toward its business. It will, in one way or another, seek to influence and shape that policy.

The people of the State want to know what methods the

new company will adopt to exert its influence and to gain its ends.

It will be well to set a watch for the methods of the sponsor of this company in other communities because they give rise to a suspicion that they would not be approved by New Hampshire.

It is well known that this is an Insull Corporation. The Insull methods in influencing political action in Illinois are equally well known and a matter of national reproach. If this New Hampshire Company should identify itself with men in high political positions for no other apparent reason than the political favors which they might be able to secure for the company, it would serve notice that the political tactics apparently successful in Illinois were to be tried out here.

May I call to your attention the fact that New Hampshire is as interested in obtaining a fair and adequate share of the hydro electric power in the St. Lawrence project as New York or Ontario. It would seem that the best way to protect the interests of all concerned would be to have this project constructed, owned and operated by joint action of the government of the United States of America and the Dominion of Canada. This development may vitally affect the economic future of New Hampshire and the subject deserves your most careful attention and consideration.

THE TAX COMMISSION.

The compensation of the three members of the State Tax Commission amounts to only \$8,000 per annum. This commission is directly responsible for the assessment of tangible property valued at \$720,000,000 and intangible property valued at \$380,000,000, making a total of \$1,100,000,000 in all. It also has the supervision of the collection of over \$20,000,000 in taxes and the accounting for the expenditure of that amount.

Since the commission has assessed the Boston and Maine

Railroad system on a valuation of \$39,000,000 as against a claim by the railroad that its property should be assessed not more than \$10,000,000, there has appeared to be active agitation to abolish the commission. The members of this commission are confronted with a tremendously difficult task, and in my judgment, faithfully and fearlessly perform their duty with inadequate pay and an insufficient staff.

THE RAILROAD AND LOBBYING

In 1921 the Boston and Maine railroad was responsible for the introduction of a measure giving blanket powers to the Public Service Commission to abandon branch lines in New Hampshire. This bill passed the House without protest but due, in part, to my opposition as a member of the Judicial Committee of the Senate it was there killed. It was my contention that any such measure should name the branch lines that were to be discontinued.

The railroad followed this suggestion and the House of Representatives which had previously empowered the Public Service Commission to abandon all branch lines, slaughtered bills empowering the Commission to abandon, after investigation, individual lines. It was obvious to me they did not realize what they were doing when they acted in the first instance. It may be irrelevant to note that these measures were first considered in the Judiciary Committee of the House and that the Clerk of that Committee worked in the law firm which was attempting to lobby these measures through the legislature. I do not say that he was improperly influenced, but I do believe he was prejudiced. years ago this same firm lobbied through a measure which I vetoed. This bill would have rescinded certain humane clauses in our Workmen's Compensation Act at the expense of the injured workmen. On the roll call, two hundred and eighty-nine men in the House voted to uphold my veto, three were opposed, one of these was a lawyer working for this same firm. This office is also represented in this session of the Legislature. I have noted that during

the last five sessions they have, under the law, filed statements showing that they have been paid, in lobby fees alone, over \$40,000. This money, as you know, comes from those who realize the value of a dollar. My attitude toward the general practice of lobbying I stated in my Inaugural address two years ago.

"For your information, Chapter 4, Section 28, compels all paid lobbyists to register with the Secretary of State. The record is open for your inspection. It is proper that you give these gentlemen a courteous hearing; but may I remind you that the public retains no lobby. The people of New Hampshire depend on you to represent, defend and protect their interests in accordance with your oath of office."

It has been said that man could serve either God or mammon. May I suggest that we are all sufficiently human to warrant limiting our activities to either representing the people or advocating some special interest. I, personally, could find no satisfaction in seeing a Chairman of my own party during the session of 1923 registered as a legislative lobbyist and receiving for his services, a fee of \$5,000.

That is not my understanding of Lincoln Republicanism.

I recommend to the Legislature the immediate passage of an act which will not only disclose fees but also the retainers paid to any attorney or firm that is engaged in lobbying and will forbid the members of any firm from engaging in lobbying at all, provided a lawyer from their office is sitting in either branch of the Legislature.

While a member of the House in 1923, a railroad attorney asked me if I would permit the passage of the abandonment bill which I had objected to at the previous session without protest from the floor of the House. I told him, no, and this measure was not introduced during that session.

At the outset of my administration, the Boston and Maine railroad petitioned for authority from the Interstate Commerce Commission to abandon several branch line railroads in the State of New Hampshire.

The Boston and Maine railroad holds a charter from this

State to operate 1079 miles out of a total trackage in New Hampshire of 1232 miles. The plan, as I understand it, contemplated the eventual abandonment of 400 miles of line or almost 40 per cent of the entire system as it affected New Hampshire. When you take into consideration the testimony of real estate experts that discontinuance of rail service in a community will depreciate real estate values between 30 and 40 per cent and in some instances even more than that, and also stop to realize its effect on local industries, you have some idea of the threatened loss to the people of our State.

To meet this emergency I recommended the passage of two acts.

- 1. (Chapter 234, Laws of 1925) An act appropriating a sum of money not to exceed \$20,000, to investigate, procure, and submit evidence before the Interstate Commerce Commission on the petitions of the Boston and Maine to discontinue rail lines in New Hampshire.
- 2. (Chapter II, Laws of 1925) An act authorizing towns to appropriate money to be expended to prevent the loss of railroad facilities by abandonment.

Special counsel was appointed by the state and also by the towns and the abandonment cases were heard before the Interstate Commerce Commission. The Boston and Maine Railroad was only permitted to abandon twenty-one miles of trackage.

The Interstate Commerce Commission in dealing with these cases had considered the earning capacity of the branch lines. The next move on the part of the Boston and Maine Railroad was a curtailment of service and substitution of gasoline cars and busses for steam cars. In a number of instances the railroad petitioned the Public Service Commission to establish bus line services paralleling their own roads. This appeared to be an effort to reduce earnings in order to make further applications for abandonment. A railroad official testified before the Public Service Commission on this subject as follows: "Q. If it should ap-

pear to the Commission, Mr. Grant, you can run a gas train out of Concord in the morning to Lebanon and back in the afternoon cheaper than you run a bus over the highway, that would be the end of this petition, wouldn't it? A. No, sir.

"Q. That is, you want to tell this commission even though it costs more to run a bus on the highway than it does to run that gas car, you would still seek for permission to run the bus? A. Yes."

The following extract is taken from testimony in a hearing on request of the Boston and Maine railroad to run a bus line into New Boston shortly after the Interstate Commerce Commission had refused them permission to abandon this line. It gives a graphic picture of the difficulties that a small town is confronted with in fighting a great railroad corporation that refuses to accept the finding of either the New Hampshire Legislature or the Interstate Commerce Commission.

"Question (By Mr. Davis)" Attorney for Goffstown. "Mr. Bartlett, speaking of after effects. Are you familiar with the fact that the town of New Boston had a fight before the Legislature of 1921 to maintain the rail service that it is fighting for today? A. Yes.

"Question. Are you familiar with the fact that in 1924 before this commission your town of New Boston again had a fight in order to maintain the rail service it is fighting for today? A. I am well aware of it.

"Question. Familiar with the fact in 1925 of the petition to abandon the line that was filed and the town again had a fight to maintain the rail service it now has today? A. Yes.

"Question. Are you familiar with the fact that last fall the Boston and Maine filed an informal petition or were about to file a petition to close your station completely? A. I had news of that. I don't know how far it went."

And then he asks him if he knew of still a fifth case.

"Question. If that is all true, this would be the fifth time within five years that the town of New Boston stood before

this commission seeking to maintain the rail service it has? A. Yes.

It would seem to me that the cost and time of maintaining a continuous defense over a period of five years on an issue in which the properly constituted legal authority had rendered decision is unreasonable and unwarranted.

Under the railroad consolidation act the Boston and Maine Railroad agreed to maintain their shops in New Hampshire without materially reducing the personnel and to maintain a ratio as against locomotive and car miles that was set out in the statute. Soon after I came into office, it was brought to my attention that the railroad was surreptitiously and without notice to the state removing men from the Concord shops contrary to law. As the Public Service Commission had jurisdiction, I asked them to investigate the situation. The Commission reported violations of the law to the Attorney-General's Department, and a suit was begun which is now pending.

I want you to understand that this fight between the Boston and Maine Railroad on the one hand and the people of the State of New Hampshire on the other is not a closed incident but has just begun. Any effort to dislodge the majority membership of the Public Service Commission or to in any way disturb the Attorney-General's office will mean an attack upon men who in line of duty have refused to permit an invasion of the rights of the people. The citizens of the State of New Hampshire view public service corporations not as mere instruments for private gain, but as instrumentalities for the promotion of the general well being. Railroads and power combinations alike must be subservient to the public interest. Both are necessary vehicles of human progress, and each should be protected and fostered within their proper sphere of activity.

I am but paraphrasing a sentence of a great statesman when I remind you that the artificer may be encumbered by his tools and that resources may be among impediments if wealth is not the obedient servant of virtuous need and pub-

lic honor. "If we command our wealth we shall be rich and free. If our wealth commands us we are poor indeed."

CONCLUSION

In all that you may do to promote measures that will protect our homes and make life everywhere for everybody happier and more worthwhile, I wish you God speed.

RESOLUTIONS

On motion of Mr. Small of Rochester,-

Resolved, That the Senate and House of Representatives in convention assembled this fifth day of January, 1927, has listened with gratification to the farewell message of Governor John G. Winant, and hereby express to him the high esteem in which we hold him and his conduct of his office.

On motion of Senator Carter of District No. 12,-

Resolved, That a committee of five be appointed by the chair to wait upon the Honorable Huntley N. Spaulding and inform him officially of his election as Governor of the State of New Hampshire and that the Senate and House of Representatives are ready to receive any communication from His Excellency at such time as he may desire.

The Chairman named as such committee, Senators Carter of District No. 12 and Little of District No. 2 and Messrs. Cheney of Laconia, Gale of Landaff and Mrs. Straw of Manchester.

On motion of Senator Davis of District No. 9,-

Resolved, That a committee of three be appointed by the Chair to wait upon Ora A. Brown, Guy E. Chesley, James E. Dodge, Albert H. Hunt and Frank L. Gerrish and inform them officially of their election to the Honorable Council.

The chairman named as such committee, Senator Davis of District No. 9 and Messrs. Smith of Portsmouth and Richardson of Littleton.

On motion of Senator Smith of District No. 14 the convention rose.

HOUSE.

RESOLUTIONS.

On motion of Mr. Rutter of Derry,-

Resolved, That permission be granted the New Hampshire Civic Association to hold a meeting in Representatives' Hall for the purpose of discussing the "General Road Policy of State" to which the members of the New Hampshire Legislature are hereby invited to attend. Said meeting to be held on the evening of Wednesday, January 19th, 1927.

Mr. Etsler of Claremont for the committee appointed to consider the selection of a chaplain recommended the election of Rev. Francis P. Daniels of Milford.

On a *viva voce* vote the report was accepted,, the recommendation adopted and Rev. Francis P. Daniels declared elected chaplain.

On motion of Mr. Lee of Concord,-

Resolved, That the Sergeant-at-arms of the House be instructed to procure and furnish to each member of the House and officers thereof, during the session, two daily newspapers, published in the State, each member and officer to choose the papers he desires to have and indicate the same to the sergeant-at-arms forthwith.

On motion of Mr. Fogerty of Northumberland,-

Resolved, That the clerk of the House be instructed to procure as soon as possible, 2,000 copies of the Legislative manual, in substantially the same form as 1925, for the use of the House and Senate and the Executive Department.

On motion of Mr. Ross of Lebanon,-

Resolved, That the committee on rules with such members as the Senate may join, be a committee on joint rules of the House of Representatives and the Senate.

On motion of Mr. Cheney of Laconia,-

Resolved, By the House of Representatives, the Senate concurring, that a committee of three on the part of the House and two on the part of the Senate, be appointed to make the necessary assignments of rooms for the presiding officers and committees of the House and Senate and to report said assignments to the House and Senate as early as possible.

The speaker named as members of such committee, Messrs. Glessner of Bethlehem, Kinsman of Somersworth and Whittemore of Pembroke.

On motion of Mr. Ahern of Concord,-

Resolved, That the clerk be instructed to procure the usual number of copies of the final message of His Excellency, the Governor.

On motion of Mr. Ahern of Concord at 5:09 o'clock the House adjourned.

THURSDAY, JANUARY 6, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVE OF ABSENCE.

Mr. Page of Laconia was granted leave of absence for next week on account of important business.

TELLERS.

The Speaker appointed the following tellers:

Section 1-Mr. Rutter of Derry.

- " 2-Mr. Fogerty of Northumberland.
- " 3—Mr. Callahan of Keene.
- " 4—Mr. Duncan of Jaffrey.
- " 5—Mr. Glessner of Bethlehem.

COMMITTEE REPORT.

Mr. Parsons of Franklin for the Committee on Rules presented the following report:

RULES OF THE HOUSE

Session of 1927.

THE DUTY OF THE SPEAKER

Article

- 1. Shall call the house to order, when.
- 2. Shall preserve decorum and order; appeal.
- 3. Shall put questions in prescribed form.
- 4. Shall rise to put question.
- 5. Shall appoint committees, unless.
- 6. Shall refer acts, etc., to committees, unless.
- 7. Shall not vote unless.
- 8. Shall sign all acts, resolutions, writs, etc.
- 9. May clear galleries.
- 10. May admit to floor of house.
- 11. May substitute member for one day.

OF DECORUM AND DEBATE

- 12. Members shall rise and address speaker.
- 13. Questions of order; appeal.
- 14. Members first rising shall speak first.
- 15. Member not to speak more than twice, etc.
- than twice, etc.

 16. Members, decorum of.
- 17. Members shall not vote, when.
- 18. Members shall vote, unless.
- 19. Motion reduced to writing, seconded, stated.
- 20. Relating to petitions.

- 21. Motion when in possession of house.
- 22. Motions, order of precedence.
- 23. Previous question, how put, etc.
- 24. Previous question, debate upon.
- 25. Previous question, if decided in negative.
- 26. Indefinite postponement.
- 27. Division of question; amendment.
- Commitment and amendment.
- 29. No substitute, under color of amendment.
- 30. Reconsideration, motion for.
- 31. Objection to reading paper, how determined.
- 32. Member excused from committee service.
- 33. Member, absent only by leave.
- 34. Tellers, duties of.

OF COMMITTEES AND THEIR DUTIES

- Standing committees enumerated; number serving on each stated; and duties defined.
- 36. All other committees, number of.
- 37. Relating to meetings of committees.
- 38. Committee chairman of; reports of.
- 39. Special committees.

OF BILLS

- 40. How introduced.
- 41. Shall be clearly expressed.
- Shall have three readings; progress of; time for second and third readings.
- 43. Amended only on second reading; bills and resolutions, how filed.
- 44. Assistant clerk may carry bills to senate.
- 45. Shall be numbered.
- 46. House bills printed, distributed and disposed of.
- 47. Hearings to be held and advertised.
- 48. Amended bills printed, distributed and disposed of.

- 49. Appropriating money, to whom referred.
- 50. Rules of house; how rescinded or suspended.

OF THE COMMITTEE OF THE WHOLE HOUSE

- House may resolve itself into committee; chairman of.
- 52. Procedure in.
- 53. Rules of.

ORDER OF BUSINESS OF THE DAY

- 54. Petitions, reports of committees, etc.
- 55. Unfinished business shall have preference.

OF THE DUTY OF THE SPEAKER.

- 1. The Speaker shall take the chair at precisely the hour to which the House shall have adjourned, and shall immediately call the members to order.
- 2. He shall preserve decorum and order, may speak on points of order in preference to other members, rising from his seat for that purpose, and shall decide questions of order, subject to an appeal to the House by any two members.
- 3. Questions shall be distinctly put in this form, to wit: "As many as are of opinion that (as the case may be) say aye"; and after affirmative vote is expressed, "Those of a contrary opinion say no." If the Speaker doubts or a division is called for, the House shall divide. Those in the affirmative of the question shall first rise from their seats and shall stand till they be counted, and afterwards those in the negative shall rise and stand till they be counted. The Speaker shall then rise and state the decision of the House.

- 4. He shall rise to put a question, but may state it sitting.
- 5. All committees shall be appointed by the Speaker unless otherwise directed by the House.
- 6. The Speaker shall designate to which of the standing committees all memorials, petitions, accounts, or other matters shall be referred, unless otherwise ordered by the House.
- 7. The Speaker shall not be called upon to vote unless the House be equally divided, or unless his vote, if given to the minority, will make the division equal; and in case of such equal division the question shall be lost.
- 8. All acts, addresses, and joint resolutions shall be signed by the Speaker; and all writs, warrants or subpoenas, issued by order of the House, shall be under his hand and seal attested by the clerk.
- 9. In case of any disturbance or disorderly conduct in the galleries, the Speaker or chairman of the committee of the whole House shall have the power to order the same to be cleared.
- 10. No person but the members and officers of the House, members of the Council and members of the Senate, the Secretary of State, Treasurer, and Clerks of the Senate shall be admitted within the door of the Representatives' chamber unless by invitation of the Speaker, or some member of the House with the consent of the Speaker, except in public hearings, parties, their counsel and witnesses, under the direction of the Speaker.
- 11. The Speaker shall have power to substitute any member to perform the duties of the chair, such substitution not to extend beyond one legislative day.

OF DECORUM AND DEBATE.

12. When any member is about to speak in debate, make a motion, or deliver any matter to the House, he shall rise from his seat and respectfully address himself to the Speaker.

- 13. If any member transgress the rules of the House, the Speaker shall, or any member may, call him to order; in which case the member so called to order shall immediately sit down, and the question of order shall then be distinctly stated from the chair; and in all cases where a member shall be called to order for uttering disrespectful words, upon the request of any member the words objected to shall be reduced to writing by the member so calling to order; after which the member so called to order may explain, and the question shall be open to debate, as in other cases, and decided by the Speaker, whose decision shall be submitted to unless an appeal be made to the House, by a member, in which case the only question shall be, "Is the Speaker's decision correct?" which shall be decided without debate. If the decision be in favor of the member called to order, he may proceed; if otherwise, and the case may require it, he shall be liable to the censure of the House.
- 14. In all cases the member first rising shall speak first. When two members rise at the same time, the Speaker shall name the person to speak.
- 15. No member shall speak more than twice on the same question without leave of the House; nor more than once until every member choosing to speak shall have spoken.
- 16. While the Speaker is putting any question, or addressing the House, no one shall walk out of or across the house; nor in such case, or when a member is speaking, shall entertain private discourse; nor, while a member is speaking shall pass between him and the chair; nor shall any member leave his seat while the yeas and nays are calling.
- 17. No member shall vote on any question in the event of which he is directly interested; nor in any case where he was not present when the question was put; nor sit upon any committee when he is directly interested in the

question under consideration. In case of such interest of a member of a committee, the fact shall be reported to the House, and another person substituted on that question in his place.

18. Every member who shall be in the House, when a question is put shall give his vote, unless the House, for

special reason, shall excuse him.

- 19. No motion shall be debated until the same shall be seconded and stated from the chair; and when a motion shall be made and seconded, it shall be reduced to writing, if desired by the Speaker or any member, and delivered at the table, and read by the Speaker, before the same shall be debated.
- 20. No petition shall be received by the House unless it be presented by a member thereof, nor until the substance of said petition be concisely minuted, and the name of the member, and the town he represents, recorded upon the back thereof; and it shall be the duty of the Speaker to state, in the first place, the substance of the petition as minuted on the back thereof.
- 21. After a motion is stated by the Speaker, it shall be in possession of the House, but may be withdrawn at any time before an amendment.
- 22. When any question is under debate, no motion shall be received, but first, to adjourn; second, to lay on the table; third, for the previous question; fourth, to postpone indefinitely; fifth, to postpone to a certain day; sixth, to commit; seventh, to amend; which several motions shall have precedence in the order in which they are arranged. Motions to adjourn, to lay on the table, for the previous question, and to take from the table, shall be decided without debate.
- 23. The Speaker shall put the previous question in the following form: "Shall the main question now be put?" and all debate upon the main question shall be suspended until the previous question has been decided. After the adoption of the previous question, the sense of the House shall forthwith be taken upon pending amendments, in their regular

order, and then upon the main question. The motion for the previous question shall not be put unless demanded by three members.

- 24. All incidental questions of order arising after a motion for the previous question and related to the subjects affected by the order of the previous question shall be decided without debate.
- 25. If the previous question is decided in the negative, it shall not be again in order until after adjournment, but the main question shall be left before the House and disposed of as though the previous question had not been put.
- 26. When a question is postponed indefinitely, the same shall not be acted upon during the session except by unanimous consent.
- 27. Any member may call for a division of the question when the sense will admit of it; and upon a motion to amend, a refusal to strike out words shall neither preclude amendment to such words nor a motion to strike out and insert.
- 28. A motion for commitment, until it is decided, shall preclude all amendments to the main question; and all motions and reports may be committed at the pleasure of the House.
- 29. No new motion shall be admitted, under color of amendment, as a substitute for the motion under debate.
- 30. No vote shall be reconsidered, unless the motion for reconsideration be made by a member who voted with the majority, nor unless the notice of such motion be given on the same day on which the vote passed, or on the next day on which the House shall be in session, between the hours of 10 and 12 o'clock.
- 31. When the reading of a paper is called for and objected to by any member it shall be determined by a vote of the House.
- 32. Any member may excuse himself from serving on any committee at the time of his appointment, if he is then

a member of two other committees which have not reported.

- 33. Each member shall seasonably and punctually attend to his duty in the House, and no one shall absent himself from the service of the House unless he have leave, or be sick and unable to attend.
- 34. The Speaker shall appoint a teller for each division of the House, whose duty it shall be to report to the chair the state of the vote, whenever a division of the House is called for.

OF COMMITTEES AND THEIR DUTIES.

35. The following standing committees shall be appointed early in the January session:

A committee on revision of the statutes; a committee on national affairs; a committee on elections; a committee on the judiciary; a committee on banks; a committee on the state prison; a committee on insurance; a committee on the University of New Hampshire; a committee on agriculture; a committee on appropriations; a committee on military affairs; a committee on education; a committee on the state normal schools; a committee on incorporations; a committee on towns and counties; a committee on labor; a committee on state hospital; a committee on railroads; a committee on roads, bridges and canals; a committee on mileage; a committee on fisheries and game; a committee on the industrial school; a committee on soldiers' home; a committee on claims; a committee on forestry; a committee on public health; a committee on public improvements; a committee on Laconia State School; a committee on ways and means; a committee on liquor laws, to consist of seventeen members each; with the exception of the committees on judiciary, appropriations, fisheries and game, and on the University of New Hampshire which shall consist of nineteen members each; a committee on journal of the House; to consist of three members, one of whom shall be the Speaker; a committee on rules, to consist of five members, one of whom shall be the Speaker.

It shall be the duty of the committee on revision of the statutes to consider all matters relating to those subjects and recommend such changes, modifications, and additions as may be desirable; also to consider all bills, resolutions, and reports of committees relating to those subjects which may be referred to it.

It shall be the duty of the committee on national affairs to consider all matters of national concern, all matters referred to the state by the general government, and all matters pertaining to our federal relations, that may be referred to it.

It shall be the duty of the committee on elections to examine and report upon the certificates or other credentials of the election of the members returned to serve in this House, and to take into consideration all petitions and other matters in relation to elections or returns as shall be presented, or come into question, and shall be referred to it.

It shall be the duty of the committee on the judiciary to take into consideration all matters in relation to the judiciary system of the state; and all matters where a constitutional question is involved. All applications for acts of incorporation which under the rules would be referred to the committee on incorporations or manufactures, shall first be referred to the committee on judiciary to inquire whether the object of the applicants cannot be obtained by voluntary incorporation under the general laws of the state, and shall report accordingly.

It shall be the duty of the committee on banks to consider all application for the incorporation of banks, and all subjects relating to such institutions that may be referred to it.

It shall be the duty of the committee on the state prison

to take into consideration all matters in relation to the state prison, to examine all reports and accounts that may be submitted by the warden, or that may be otherwise referred to it.

It shall be the duty of the committee on insurance to consider all applications for the incorporation of insurance companies, and all subjects relating to insurance companies, domestic and foreign, and whether life, fire, marine, accidental, or of any other character, that may be referred to it.

It shall be the duty of the committee on the University of New Hampshire to examine into the rules and government of the University of New Hampshire, and all matters connected therewith, and all such matters as may be referred to it.

It shall be the duty of the committee on agriculture to take into consideration all matters concerning the agricultural interests, and the incorporation of agricultural societies, that shall be referred to it.

It shall be the duty of the committee on appropriations to examine and take into consideration the state of the treasury, to report what sum it may be necessary to raise as a state tax, and on every subject touching the financial interests of the state that may be referred to it.

It shall be the duty of the committee on military affairs to consider all applications for altering and amending laws regulating the militia of this state, and for the removal of military officers, that may be referred to it.

It shall be the duty of the committee on education to consider all subjects relative to the regulation of school districts and schools, and all matters concerning education that may be referred to it.

It shall be the duty of the committee on the state normal schools to examine in relation to the government of the state normal schools and all matters connected therewith, and all such other matters as may be referred to it.

It shall be the duty of the committee on incorporations to

consider all applications for acts of incorporation and all other matters which may come in question relative to bodies corporate, that may be referred to it, excepting those relating to towns, parishes, turnpikes, railroads, canals, banks, agricultural societies, and factories.

It shall be the duty of the Committee on Towns and Counties to consider all applications for the alteration of town and county lines or the creation of new towns and counties, the salaries of town and county officers, the settlement of paupers, and all other matters relating to town and county affairs that may be referred to it.

It shall be the duty of the committee on labor to consider all petitions relating to labor and wages, and all other matters relating thereto that may be referred to it.

It shall be the duty of the committee on state hospital to examine all accounts of the state hospital, particularly of those relating to the expenditures of moneys appropriated by the state; to examine into the rules and government of the institution, and all matters of general interest connected therewith, and all such matters as shall be referred to it.

It shall be the duty of the committee on railroads to consider all petitions for the incorporation of railroads, for alterations, and all matters relative thereto that may be referred to it.

It shall be the duty of the committee on roads, bridges and canals to consider all applications for the incorporation of turnpikes, bridges or canals, and for the alteration of tolls, and all matters relative thereto that may be referred to it.

It shall be the duty of the committee on mileage to ascertain the distance traveled by each member of the House, and report to the House the names of the several members and the mileage allowed to each.

It shall be the duty of the committee on fisheries and game to consider all matters concerning the location, growth, cultivation, protection, improvement, and preservation of fish and game within the state, and all matters relative thereto, which may be referred to it.

It shall be the duty of the committee on the industrial school to examine the rules and government of the institution, and all matters of general interest connected therewith, and all such other matters as may be referred to it.

It shall be the duty of the committee on soldier's home to consider all matters pertaining to the soldier's home that may be referred to it.

It shall be the duty of the committee on forestry to consider all matters relating to the forests of the state and public parks that may be referred to it.

It shall be the duty of the committee on public health to consider all matters relating to the health of the inhabitants of the state and vital statistics that may be referred to it.

It shall be the duty of the committee of public improvements to consider all matters pertaining to public improvements in the state that may be referred to it.

It shall be the duty of the committee on the Laconia State School to examine the rules and government of the institution, and all matters of general interest connected therewith, and all such matters as may be referred to it.

It shall be the duty of the committee on claims to audit, adjust, and report on all accounts and claims that may be presented for allowance, except accounts for printing, military accounts, and accounts for engrossing bills.

It shall be the duty of the committee on journal of the House from day to day, and before the commencement of the morning session, to examine the journal of the preceding day, and report to the House, at once any errors; provided, however, that the journal of the preceding day shall be read at the opening of any morning session whenever requested by any ten members.

It shall be the duty of the committee on ways and means to examine and take into consideration the state of the treasury, to consider and report on all bills and resolutions relating to raising money by a state tax, the apportionment of the same, and all other methods proposed for raising a revenue for the state; and to consider and report upon every other subject touching the financial interest of the state that may be referred to it.

It shall be the duty of the committee on liquor laws to consider all matters pertaining to the liquor laws of the state that may be referred to it.

It shall be the duty of the committee on rules to consider all matters pertaining to the rules of procedure of the House that may be referred to it.

Any bill or joint resolution introduced by a committee, the subject-matter of which is foreign to that which such committee was appointed to consider, as prescribed by this rule, shall not be placed upon its third reading until such bill shall have been referred to and considered by the committee charged with the duty of considering the subject-matter of such bill or joint resolution.

- 36. All other committees shall consist of three members, unless otherwise ordered.
- 37. The standing committees shall attend at their respective committee rooms two hours before the meeting of the House in the morning, and at such other times as the House shall order; and no committee shall sit during the sitting of the House unless when the Speaker shall consider it necessary. The committees shall promptly consider and report on all matters referred to them.
- 38. The first named member of any committee appointed by the Speaker of the House shall be chairman; and in case of his absence or being excused by the House the next named member, and so on, as often as the case may happen, unless the committee by a majority of the number, elect a chairman. And when any committee shall report otherwise than by bill, they shall, if the subject admit of it, subjoin to their report a resolution making such disposition of the matter committed to them as to the committee shall seem expedient.

39. Whenever it shall not be convenient for any standing committee to attend properly to all the business which may be properly referred to it, the Speaker may, on a vote of the House to that effect, appoint an additional committee on the same subject, to consist of the same number of members as the original committee, whose duty it shall be to take into consideration all matters in relation to that subject which shall be referred to it by the House, and to report thereon.

OF BILLS.

- 40. All petitions, memorials and other papers addressed to the House and all bills and resolutions to be introduced in the House, shall be endorsed with the name of the person or committee presenting them, with the subject-matter of the same, and shall be placed by the members presenting them in a box provided for the purpose by the Clerk. The Speaker shall take them up for introduction at the morning session.
- 41. Every bill and resolution originally introduced into the House shall be expressed in words clearly, so that it shall not be necessary to refer to any other act or statute to ascertain the meaning thereof.
- 42. Every bill shall have three several readings in the House previous to its passage. The first and second reading, shall be by title only, after which the bill shall be referred by the Speaker to the proper standing committee and be printed as provided in Rule 46, unless otherwise ordered by the House. No bill after it has been read a second time shall have a third reading until after adjournment. The time assigned for the third reading of bills and resolutions shall be three o'clock in the afternoon unless otherwise ordered by the House.
- 43. No amendment shall be made but upon the second reading of a bill or joint resolution; and all bills and resolutions shall be in writing, with the name of the member

and the town he represents on the back thereof. The orders of the day for the reading of bills and joint resolutions shall hold for every succeeding day until disposed of.

- 44. All bills, and all votes and resolutions that are necessary to be carried to the Senate for their concurrence, may be sent by the assistant clerk.
- 45. Every bill shall be marked on the first page "House bill," and every joint resolution shall be marked "House joint resolution," and each bill and resolution shall be regularly numbered, beginning with No. 1, and continuing consecutively, as each bill or joint resolution is introduced into the House.
- 46. After every bill shall have been read a second time, and referred by the Speaker to the proper committee, the clerk shall procure a sufficient number of copies, printed on paper of uniform size, for the use of the House, and cause the same to be distributed to the members, and when printed the bill shall be immediately delivered to the committee to which it shall have been referred. Bills and joint resolutions received from the Senate shall be printed at the same stage of their procedure unless they have been printed in the Senate and copies distributed in the House.
- 47. A hearing shall be held upon each bill and resolution referred to a committee, and notice of such hearing shall be advertised at least one day in the journal of the House.
- 48. When a bill or joint resolution is reported favorably with an amendment, the report of the committee shall state the amendment and then recite the section of the bill on resolution in full as amended. The bill or resolution, if the change is material, shall then be laid upon the table to be printed and distributed as required by rule 46 and when so printed and distributed the Clerk shall, after one day, cause the same to be laid upon the Speaker's table, and it shall be taken up in order without motion and disposed of in the same manner as it would have been had it not been declared laid upon the table.

All bills or joint resolutions otherwise reported shall be laid upon the table and shall not be finally acted upon until the following legislative day, and a list of such bills or joint resolutions with the report thereon shall be published in the journal of proceedings for the day on which they were reported.

- 49. All bills and joint resolutions appropriating money, reported from any committee, shall be referred to the committee on appropriation for revision.
- 50. No standing rule or order of the House shall be rescinded without one day's notice being given of the motion therefor; nor suspended, unless by a vote therefor of two-thirds of the members present.

OF THE COMMITTEE OF THE WHOLE HOUSE.

- 51. The House may resolve itself into committee of the whole House at any time, on the motion of a member made for that purpose; and in forming a committee of the whole House the Speaker shall leave the chair, and a chairman to preside in committee shall be appointed by the Speaker.
- 52. Upon bills and resolutions committed to a committee of the whole House, the bill or resolution shall first be read throughout by the Clerk, and then again read and debated by clauses, leaving the preamble of the bill to be last considered; the body of the bill or resolution shall not be defaced or interlined, but all amendments, noting the page and line, shall be duly entered by the Clerk on a separate paper, as the same shall be agreed to by the committee and so reported to the House. After report, the bill or resolution shall again be subject to be debated and amended by clauses before a question to pass it to a third reading be taken.
- 53. The rules of proceeding in the House shall be observed in committee of the whole House, so far as they may be applicable, except the rule limiting the time of speaking.

ORDER OF BUSINESS OF THE DAY.

- 54. The Speaker shall call for petitions from members of the House. The petitions having been presented and disposed of, reports first from the standing and then from the select committees shall be called for and disposed of. And the above business shall be done in no other part of the day, except by permission of the House.
- 55. The unfinished business in which the House was engaged at the last preceding adjournment, if called for by any member, shall have the preference over all other business except the general order of the day; and no motion, or any other business except the general order of the day shall be received without special leave of the House, until the former is disposed of.

On motion of Mr. Glessner of Bethlehem the reading of the report was dispensed with, Mr. Parsons making a verbal explanation of the changes.

The question being on the adoption of the report.

(Discussion ensued)

On a *viva voce* vote the report was accepted and the rules adopted.

RESOLUTIONS

On motion of Mr. Richardson of Hanover,-

Resolved, That the Honorable Senate be notified that the House of Representatives will be ready to meet the Senate in a joint convention at 12 o'clock for the purpose of receiving His Excellency, the Governor, and any communication he may be pleased to make, and for the transaction of such other business as may properly come before such convention.

On motion of Mr. Duncan of Jaffrey,-

Resolved, By the House of Representatives, the Senate concurring, that the joint rules of the last legislature be the joint rules of this legislature until otherwise ordered;

after eliminating the following words from rule 8: "they shall also refer to the chapter and sections of the report of the commissioners to revise the public laws where the same matter is contained and shall be drawn so as to constitute an amendment of said report."

On motion of Mr. Ahern of Concord,-

Resolved, That when the House adjourns this morning it be to meet tomorrow morning at 9 o'clock, and when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock.

On motion of Mr. Fogerty of Northumberland,

Resolved, That the use of Representatives Hall for the evening of Wednesday, January 26th be granted the Forestry Department for a general forestry meeting.

On motion of Mr. Ahern of Concord at 11.25 o'clock the House took a recess until 11.55 o'clock.

(After Recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had passed the following resolutions:

Resolved, That the Senate will be ready to meet the House of Representatives in joint convention as suggested by the House message at 12 o'clock for the purpose of receiving His Excellency, the Governor, and any communication he may be pleased to make and for the transaction of such other business as may properly come before such convention.

The message further announced that:

The Senate had voted to concur with the House of Representatives in the passage of the following concurrent resolutions:

Resolved, By the House of Representatives, the Senate concurring, that a committee of three on the part of the House and two on the part of the Senate, be appointed to

make the necessary assignment of rooms for the presiding officers and the committees of the House and Senate, and report such assignments to the House and Senate as early as possible, and the President has appointed as members of such committee Senators McInnis and Chandler.

Resolved, That the Committee on Rules, with such members as the Senate may join, be a joint Committee on Rules of the Senate, and House of Representatives, and the President has appointed as members of such committee, the President of the Senate and Senators Lovejoy and Lord.

Resolved, By the House of Representatives, the Senate concurring, that the joint rules of the last legislature be the joint rules of this legislature until otherwise ordered.

IN CONVENTION.

The Honorable Senate then came in, and the two branches being in convention, Senator Carter of District No. 12 for the committee appointed to wait upon the Honorable Huntley N. Spaulding and inform him officially of his election as Governor of the State of New Hampshire, reported that it had attended to its duty; that the Governor-elect had accepted said office, and would meet the Senate and House of Representatives in convention at the earliest convenient time to take the oath of office and make such communication as he deemed proper.

The report was accepted.

Senator Davis of District No. 9 for the committee appointed to notify Ora A. Brown, Guy E. Chesley, James E. Dodge, Albert H. Hunt and Frank L. Gerrish of their election as members of the Honorable Council, reported that it had attended to its duty, and that the gentlemen named, with the exception of James E. Dodge had accepted the office to which they had been elected, that Mr. Dodge had died since his election, and that a vacancy exists in the third Councilor district.

The report was accepted.

RESOLUTION.

On motion of Senator Smith of District No. 11,-

Resolved, That the Chair appoint a committee of three, consisting of one Senator and two Representatives, to escort the Governor and Governor-elect to the House of Representatives.

The chairman appointed as such committee, Senator Smith of District No. 11, Mr. Corson of Rochester and Mrs. Patten of Nashua.

The Governor and Governor-elect attended by the Honorable Council and Council-elect then came in, and the Honorable Huntley N. Spaulding, Governor, then took and subscribed to the oath of office and the oath of allegiance before the President of the Senate and in the presence of both branches of the legislature, whereupon the Hon. Frank P. Tilton of Laconia, President of the Senate, made proclamation as follows:

Huntley N. Spaulding, having been duly elected Governor of New Hampshire, accepted the office and taken the oath prescribed by the Constitution, I do therefore declare and proclaim His Excellency, Huntley N. Spaulding, Governor of the State of New Hampshire, to hold the office during the period prescribed by the Constitution and Laws of the State, and I present Your Excellency with a copy of the Constitution of the State as a guide in the discharge of your official duties.

His Excellency then read the following message:

GOVERNOR'S MESSAGE

Members of the General Court of New Hampshire:

In accordance with the custom of distinguished predecessors, it now becomes my duty and my privilege to discuss with you some of the important affairs of state to which our attention will be directed during this legislative session.

It is necessary that we, as the duly elected representatives of the people of New Hampshire, take a careful survey of existing conditions in the state in order that we may frame such legislation, and only such legislation, as will tend toward the prosperity and happiness of the citizens whose mandates have made us their servants. While it is true that we cannot make a state prosperous by legislation, it is also a fact that we can frame our legislation in such a manner as not to impose any undue burdens upon our people, and it is of the utmost importance that we have in mind the interests of future generations as well as our own.

THE GROWING TAX BURDEN

The huge tax burden imposed upon our people at the present time is the all-important matter for us to consider. We are living in an era when the public demands greatly exceed the available public resources, and we have reached a point in that era where it is imperative to scrutinize carefully every request which calls for the expenditure of public funds.

This tendency to ask for appropriations of the taxpayers' money in constantly increasing amounts is not confined to New Hampshire. It is prevalent throughout the country. Our great New England national leader, President Coolidge, has recognized it time and time again in his repeated demands for economy. This tendency is particularly noticeable in the affairs of states, counties, cities and towns.

Before discussing with you the specific problems with which we are confronted in New Hampshire, it may be of interest to note that, according to the United States Chamber of Commerce, the proportion of national income absorbed in taxation is growing at an alarming rate. In 1890 only seven per cent of total income in the United States was expended on all forms of taxation. In 1923 the percentage was 11.8 and in 1924 it was 12.5 per cent. And it is indicated that this percentage is still increasing. In other words, out of every average working day of eight hours the proceeds of at least one hour are absorbed in taxation alone.

In studying conditions in our own state we find the same

general tendency towards increases in taxation that is so prevalent in the country at large. The amount of money raised and appropriated by the town meetings, city councils and legislatures of the state of New Hampshire and assessed locally has increased steadily. In 1911 it was \$5,529,961.51; in 1915 it was \$6,976,096.81; in 1920, \$12,736,641.84, and in 1926, \$17,063,655.25. This is an increase of 208 per cent or an average of about \$770,000 a year. During the same period the total net indebtedness of state, counties, towns, cities and precincts has increased from \$10,106,067 to \$15,140,196, an increase of about 50 per cent, or an average annual increase of about \$335,000. Combining these figures we see that the cost of government in New Hampshire is increasing at the rate of about \$1,100,000 a year. And in addition to the taxes imposed directly through the regular assessors, various taxes have been added under the names of licenses, permit fees and gasoline road toll, so that the total burden today amounts to approximately \$21,680,000 compared to \$6,053,000 in 1911, an increase of 258 per cent.

This means that in 1926 every family in New Hampshire paid an average of \$175 in taxes as compared to an average taxation cost of \$50 per family in 1911. We often hear about "taxpayers" and "non-taxpayers." There are no "non-taxpayers" in New Hampshire. All who pay rent, buy merchandise, including food and clothing, ride on train, street car or taxi, or attend the theatre, are taxpayers whether they realize it or not.

In view of these facts and figures, I feel that you who are leaders in your respective localities should use your influence to see that the bonded indebtedness of our cities and towns does not continue to increase and that appropriations are kept at the lowest level consistent with progress.

STATE FINANCES

Our state is practically without bonded indebtedness and in this respect is in an enviable position. However, the cash condition of the state treasury is not so favorable. Our quick assets are about \$1,100,000 less than they were two years ago. This must be taken into consideration in making our plans for the next two years.

As we study the cost of carrying on our state government, we are impressed by the large yearly increases that there have been in the past six years. The amount of money required for the state's regular maintenance, exclusive of the highway and fish and game departments, which are supported by revenue derived from fees and permits. for the fiscal year ending June 30, 1921, was \$2,611,817.30. For the fiscal year ending June 30, 1923, it had increased to \$2,903,977.01. For the fiscal year of 1925 it was \$3,132,747.39, and it is estimated that the cost of state maintenance for the present fiscal year will be \$3,452,716.44, and for the fiscal year ending June 30, 1929, \$3,631,884. These figures do not include appropriations for general building purposes except that the proposed expenditures for building purposes at the State University are included in the figures given for the fiscal years of 1927 and 1929.

If we add to the amount of money that it is indicated will be necessary for state maintenance costs for each of the next two fiscal years, the sum that will be requested for new buildings and extraordinary improvements, we find that the amount will be close to four million dollars a year. We must, therefore, choose one of three courses: first, grant the requested appropriations and increase the state tax about thirty per cent; second, grant the requests and keep the tax approximately where it is today, issuing bonds to cover the ensuing deficit; third, carefully scrutinize these requests, and, with a view to the greatest possible economy, grant only those appropriations which seem absolutely necessary and assess a tax sufficient to meet these requirements. Careful study of the situation convinces me that the third course is the one which we should adopt. New Hampshire's population is practically stationary and our state is not growing sufficiently in

wealth to warrant the passing along of present obligations to future generations.

A committee was appointed at the 1925 session of the legislature to consider the taxation of national banks. You will in the course of your deliberations give careful thought to the report of this committee, which will be made early in the present session.

INSTITUTIONS

New Hampshire is fortunate in its splendid institutions for the custody and care of its dependents, delinquents and unfortunates. We have the state hospital and the state prison at Concord; the state school at Laconia; the industrial school at Manchester and the sanatorium at Glencliff. Since my election I have visited most of these institutions and it is my impression that they are all well managed by efficient and devoted officials. Time will not permit my going into detail in regard to them, but some conditions demand our attention.

The state hospital has a constantly growing population, which at present numbers approximately 1850. It is in need of further relief from conditions of overcrowding. Cots are placed in many of the hallways and attendants are sleeping in rooms which were intended for patients. This condition is serious, and I am informed that to obviate it will require the erection of an attendants' dormitory. Other requests have been made for desirable improvements and increases in equipment at this institution.

The industrial school at the present time is overcrowded in the girls' department so that an attic designed for a playroom is being used for sleeping quarters. This is an undesirable condition which may be corrected by the erection of a building to accommodate in the neighborhood of thirty girls.

The Laconia State School is overcrowded and unable to provide for the feeble-minded who should be cared for there. It seems necessary to erect another dormitory to accommodate one hundred inmates. If we do not provide for the segregation of our feeble-minded, their number will multiply and the burden from that source progressively increase.

I have mentioned specifically a few of the requests which will come to you from the state hospital, the industrial school and the Laconia State School. There will also be special requests for smaller appropriations from the state prison and the Glencliff sanatorium. All of these total in the neighborhood of \$550,000, and we should consider them carefully, having in mind the aggregate requirements of the state and the limited resources at our command.

It is a pleasure for me to be able to report that I personally can vouch for the high standing of our state system of public education. Intimate contact for a period of nearly six years with this important state department has given me a closer personal knowledge of its work than I possibly could have of any other state department. Our schools are in splendid condition.

Consistently the State Board of Education has emphasized and made effective three principles which may be considered the educational accomplishments of the past decade; first, it has set the same minimum standards in school year, buildings and equipment, supervision and instruction for all schools, country and city alike, thereby equalizing school opportunities; second, it has declared the close professional supervision of all public schools to be a state function and it has selected and organized a group of superintendents with high professional and high personal characteristics; third, it is training teachers for these schools, for it is evident that no school can be better than its teachers. These changes have been brought about by the skilled devotion and hearty co-operation of the nine hundred school board members of the state. To them great credit is due.

There are minor changes which should be made in our school laws, but I do not believe that major changes should

be made at this time. In this, as in other departments of government, there is need of a continuance of progressive administration rather than of more legislation.

NORMAL SCHOOLS

In order to provide for the necessary number of trained teachers, the enrollment at our two normal schools has increased from 240 in 1919 to about 875 students at the present time. To care adequately for this increasing number of students, we need at the Plymouth institution more dormitory space, a kitchen and a dining room. At the Keene Normal School we have provided for this increased enrollment by a new dormitory, constructed last year, and the renting of eleven houses which are located fairly near the school. There is real need of a gymnasium at Keene, the only building available for purposes of physical development being an old barn, which is of course entirely inadequate. These normal school needs should be given the same careful consideration that you will give the requirements of other state institutions.

NEW HAMPSHIRE UNIVERSITY

The University of New Hampshire has been doing good work in higher education. The Millage Law will give the University for the present fiscal year ending June 30, 1927, the sum of \$585,422.88. Because the State Tax Commission has increased valuations very materially, this law will provide for the university \$620,524.21 for the fiscal year ending June 30, 1928, and the same amount the following year.

The state and university lost a splendid leader in the withdrawal of President Ralph D. Hetzel, who assumes a correspondingly responsible position at the Pennsylvania State College, and I bespeak for his successor the same cordial co-operation we all were glad to give Doctor Hetzel.

AGRICULTURE

For nearly three-quarters of a century agriculture in New Hampshire has been on the decline and it is gratifying that today there is a feeling among many of our citizens that we can confidently look forward to more prosperous future conditions in this industry, so often and well described as basic. We should do whatever we can to encourage this favorable trend by proper legislation and by co-operation with all of the agencies that are in any way contributing to the welfare of agriculture in our state, to the end that their work may be enlarged and extended. It is important to remember that any real improvement must come from greater initiative on the part of the agriculturists themselves. Many splendid examples of success in special agricultural lines, such as truck gardening, poultry raising and fruit growing are due to initiative combined with a knowledge of modern business principles.

I heartily endorse the efforts of the New England Council and believe with the New Hampshire members of this important body that our agricultural authorities should keep in close touch with modern developments in production and marketing by visiting those states wherein competing products are raised; that our State Bureau of Markets should be maintained on a basis adequate to meet the demands which may be made upon it for information and co-operation and that appropriate legislation be enacted for the setting up of standards and for the uniform grading of our farm products.

One of the most important functions of our State Department of Agriculture is the work of controlling and eradicating infectious and contagious diseases of domestic livestock, particularly that known as bovine tuberculosis. The fight against this disease is nation-wide. Most states co-operate with the Federal government in the work of eradication, which is of importance from both health and economic standpoints.

FORESTRY

New Hampshire seems to be a fertile field for the encouragement of forestry. At present we have a little over one million acres of forest land on which merchantable timber is growing; about a million and three-quarters acres of timber which gives promise of becoming merchantable at some future time, and another million and three-quarters acres of land which is producing nothing of value and which must be termed wasteland. While this wasteland may be considered a great possible natural resource it is difficult to arouse proper interest in its cultivation for forestry purposes because of the long time which it takes to mature a timber crop.

However, I have been given to understand by experts that this land, under proper cultivation, could be made eventually to yield a yearly income of from four to five dollars per acre. In growth alone this would add from seven to eight million dollars a year to our state's income.

But there is another way in which this growth would add materially to the state's general prosperity. We have over two hundred manufacturing plants which make lumber into finished wood products. Many of these plants depend upon sources outside the borders of this state for their supply of raw material or timber. With some systematic method of reforestation we might, in time, not only take care of the entire local demand but have a source of supply large enough to warrant the establishment of more wood-working plants.

Our state forestry department has been doing splendid work in stimulating increased interest in our forestry problems, in forest fire protection, in the prevention and eradication of insects and diseases and in practical demonstrations of forest culture, reforestation, proper lumbering methods and the like in state nurseries and in town and privately owned forests and woodlots.

In order that there may be increased interest in privately

owned forests, it is necessary to solve the perplexing problem of forest taxation which results in the present unscientific and wasteful methods of cutting woodlots. With the high tax rate now in effect, the average owner of timberland sells his timber without regard to the size of trees and with no thought as to the reforestation of the cut-over area.

There is much merit in the suggestion of the New Hampshire Lumbermen's Association that the State Tax Commission make a survey of the timber acreage in several rural towns to use as a basis in ascertaining the financial position of all towns if growing timber were to be exempted from taxation until it had nearly reached maturity. This, as I understand it, would enable us to ascertain just how far it will be practical to go in exempting trees under certain diameters. I recommend that this survey be broad enough to cover all phrases of taxation connected with the general forestry problem.

I had hoped that constructive legislation relating to forest taxation might be enacted at this session, but the problem is so involved and so far-reaching in its scope that I think it may be unwise to proceed without the information which is essential and which cannot be secured without thorough study.

This important question of the proper method of taxing forests must be solved in order that the state may put its large acreage of wasteland to the splendid forestry uses for which it is peculiarly adapted and to insure New Hampshire a never-ending supply of timber.

HIGHWAYS

Everyone is agreed concerning the necessity for good roads. There seems to be no disputing the fact that New Hampshire's road-building program should be so constituted as to give careful consideration to the future as well as the present road needs and requirements of all our citizens and likewise to all of the different sections of the

state. The only difference of opinion that there seems to be relative to roads in New Hampshire concerns the method of financing a contemplated program of needed additional construction.

An analysis of the information secured by the highway department during the careful traffic survey of last summer discloses some important facts relative to future methods which should be employed in reconstructing certain sections of our highways if we are to cut down the constantly increasing maintenance costs and if we are to administer our highway finances in a sound and economical manner. According to the United States Bureau of Public Roads, which collaborated with our highway department in securing this interesting data, New Hampshire's road building program to date has been carried out in such a manner that the new program indicated as necessary by the survey will co-ordinate nicely with the work that has already been accomplished.

The traffic census contains valuable information as to the actual use of the different types of roads within the state. It appears that 84.6 per cent of the travel is on the trunk line system; 14.2 per cent on the state aid system; and 1.2 per cent on the town road system. It is important to know that 51.1 per cent of the total passenger cars operating on New Hampshire roads during last July, August, September and October were of foreign registration and that the statistics indicate that there will be a tremendous increase in the number of automobiles that will be using our roads five and ten years hence. This means that with the completion of the ten year program there will still exist a real need for the further building of high type roads which will require large additional expenditure of highway funds.

Figures based on facts secured during this traffic survey show that the most comprehensive plan of improvement of our trunk line system calls for construction of two hundred and twelve miles of re-enforced cement concrete road or its equivalent, and the construction of six hundred and thirtyseven miles of bituminous macadam road or its equivalent. It is also indicated that about one hundred miles of surface treated gravel roads should be constructed.

It is estimated that this plan of improving our roads, in conjunction with the regular maintenance program, would involve the expenditure of a million and a half dollars a year during the next ten years in addition to the present annual revenue of the highway department. It would be difficult, however, to complete such a program if new trunk lines are added to the present system or if any considerable amount of highway funds are diverted to uses other than those to which they are now assigned. In fact, any special highway legislation should be very closely scrutinized in order to be certain that it does not conflict with the contemplated general highway program.

It is my idea that the present revenue of the highway department can be increased sufficiently to provide for a program of new construction that will adequately accommodate the most pressing needs without recourse to a bond issue. By increasing the gasoline tax and by raising the registration fees, we can add to the highway department's yearly revenue an amount sufficient to rebuild where necessary, using that type of construction indicated by the recent survey as being the most economical. The saving that will be effected in maintenance through the building of more permanent roads will be available for use on state aid or "farm to market" roads, which are indicated as being important to the state's agricultural interests.

This policy of financing the necessary additional construction would not be burdensome to automobile owners and would do away with the waste or extravagance that is almost sure to follow when a large and quick expansion of work is undertaken. It would certainly be in the interest of economy because the cost of building roads under a bond issue, when interest charges are considered, is infinitely greater than under the pay-as-you-go plan.

In adopting this program we are placing the burden on the citizens who use the roads. New Hampshire automobile owners should appreciate that an increased registration fee and a higher gas tax mean an actual saving to them in the cost of operating and maintaining their automobiles. Good roads tend toward a greatly increased mileage per gallon of gas and also tend to reduce repair bills to a minimum. Under this plan we are paying as we go, which is wise for the state of New Hampshire under existing conditions.

RAILROADS

Another question which directly affects the transportation interests of the state concerns the railroads in New Hampshire. Efficient railroad service is of great importance to the state's general welfare and it is most essential to our industries that freight rates be kept as low as possible. The question for us to decide is how may this kind of service be secured.

In order that a railroad may be able to give adequate service in all departments at reasonable rates, it must be in a prosperous condition. It must be able to make sufficient income so that it may borrow money at reasonable rates of interest; it must have suitable equipment and efficient management. These things are necessary if a railroad is to be of maximum service to the state within which it has its lines, but it is likewise necessary for a railroad at all times to fulfill its obligations to the general public and to the communities which it serves.

The duty of the railroad to furnish adequate service at a reasonable charge is reciprocal with the duty of the public to pay for that service a price which will yield to the owners a fair return upon the present fair value of railroad property devoted to public use under economical and efficient management. If either party fails in its obligation, both parties suffer, but if each party fulfills its obligation, both are benefited. Each question pertaining to the railroad must be decided upon its individual merits. The interests

of the communities which may be affected by such a decision are of paramount importance and must be carefully protected, keeping in mind the fact that the general public welfare must be served at the same time.

THE PRIMARY

Another matter of pressing importance, which will be brought to our attention during the present legislative session concerns the method by which we nominate our candidates for public office. Few, if any of us, would voluntarily return to the old caucus and convention system of nomination with its constant abuses and numerous well-defined faults. We remember the poorly attended caucuses that preceded the conventions, the traded credentials and the exchanging of proxies which characterized this old time method of nominating our public officers.

Then came the primary law and it is known that a great many of the strongest proponents of the present primary system now recognize its obvious failure to work out just as it was intended. First, under the law, there is no practical working method by which the people may select their candidates. They merely choose between candidates who, themselves, decide to run for office. This, to my mind, is a most serious objection. Under our present primary system a man decides he wants a certain office. He announces this fact to a few friends, tells the reporter of the local paper, files his declaration, and thus he becomes a candidate. Just what do the people have to do about making this selection? Other individuals make similar decisions in the same way to run for the same office, and all that there is left for the people to do is to choose from these men who have themselves decided that they want to secure a public office.

Our present primary law provides no practical method of summoning to public life those who decline to act for themselves. Another just criticism of the law is that it gives a very unfair advantage to a man who has large financial means at his disposal. The amount of money that may be legitimately expended under the law in advertising the qualifications of candidates for state office to the entire body of voters through the state, added to the cost of getting people to the polls on primary election day, must necessarily be large.

It is my belief that the system of nominating public officers, now in effect, can be improved. It is also highly desirable to change the corrupt practice act which does not serve the purpose for which it was ostensibly intended. It is my hope that this legislature may carefully study all aspects of the important question with a view to offering adequate remedies for the manifest primary troubles reserving to the people all of their inherent rights to a voice in the nomination of those officials who preside over their political destinies.

Any system of nominating public officers is merely a means to an end, and that end is the ultimate election to public office of the men best qualified to serve the state efficiently and conscientiously. For that reason this legislature will have no matter of greater or more far-reaching importance to consider than the method which we should adopt in selecting candidates for public office.

LEGISLATIVE DILIGENCE

While we are considering the need of amending certain laws, the need of new statutes in a few instances and the obvious necessity for economy and efficient management in all state affairs, let us heed the necessity for diligence in our work as members of this legislative assembly. In many instances legislative sessions have been unduly prolonged because of delays in a few very busy and important committees. I hope that we may get all of the bills carrying regular appropriations out of the way before taking up matters entailing special appropriations, for it would seem

that these would require more of our time, study and attention. We will command the increased respect of all of our citizens if we are diligent in our work, if we are careful not to take up the time of this important body with matters that are unimportant; and if we give to the state the same time and the same degree of attention to the business at hand that we expect of our co-workers in all of the state departments under our immediate supervision.

CONCLUSION

I have stressed the urgent need for economical consideration of the finances of our state and its several departments because I believe that future prosperity depends upon present-day wise economy. I have indicated some of our institutional needs and have endeavored to outline a few of the most important problems which confront us. We are fortunate in having back of us a body of citizens whose sterling worth cannot be questioned. We are their representatives. In our hands rest their present political destinies. It is an obligation that demands our best and our highest efforts. Let us then apply ourselves to the tasks and problems that are ahead with the determination to make New Hampshire a better place in which to live.

If we approach our duties in this spirit; if the state departments under our supervision continue to give the painstaking and efficient service that they are rendering at present; if, by our achievements as public servants we retain the respect of the citizens who placed us in office; there can be little doubt concerning the continued advance of New Hampshire towards a new era of happiness and prosperity.

On motion of Senator McInnis of District No. 15,-

Resolved, That the message of His Excellency the Governor, be laid upon the table and the clerk be directed to procure the usual number of printed copies.

On motion of Senator Newell of District No. 10 the convention rose.

HOUSE.

Messrs. Rogers of Rumney, Hyde of Lebanon, Rousseau of Franklin and Broderick of Manchester appeared and took their seats as members of the House.

On motion of Mr. Ahern of Concord at 12.55 o'clock the House adjourned.

FRIDAY, January 7, 1927.

The House met at 9 o'clock according to adjournment. The following letter was read by the clerk.

Mr. RAY E. BURKETT, Concord, N. H.

Dear Sir:

Will you kindly preside for me at the session of Friday morning, January 7, and oblige.

Yours respectfully,

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Haskell of Concord at 9:01 o'clock the House adjourned.

MONDAY, JANUARY 10, 1927

The House met at 7:30 o'clock according to adjournment.

STANDING COMMITTEES

The Speaker announced the following standing committees:

Agriculture—Connor of Henniker, Bickford of Milan, Farnham of Haverhill, Lovering of Manchester, Holden of

Rindge, Henderson of Merrimack, Brackett of Greenland, Cilley of Concord, Underhill of Piermont, Pederson of Claremont, Dearborn of Eaton, Richardson of Lyndeborough, Brown of Strafford, Harris of Gilford, Steele of Epsom, Brown of Epping, LaBranch of Newmarket.

Appropriations—Foster of Concord, Dickinson of Swansey, Ahern of Concord, Ross of Lebanon, Neal of Portsmouth, Quimby of Laconia, Cates of Conway, Daniels of Manchester, Baker of Hillsborough, Elder of Dover, Seavey of Rochester, Thompson of Lancaster, Davidson of Charlestown, King of Walpole, Gordon of New Hampton, Richardson of Littleton, Cole of Stark, Hodgdon of Newington, Laughlin of Manchester.

Banks—Alexander of Concord, Crosbie of Exeter, Perry of Dover, Pulsifer of Campton, Odell of Sandown, Milliken of Nashua, Martin of Newport, Hebert of Manchester. Jewett of Milford, Trask of Keene, Todd of New London, Young of Whitefield, Cotton of Nashua, Parent of Berlin, Bryer of Peterborough, Houle of Somersworth, Winn of Harrisville.

Claims—Hamlin of Bartlett, Griswold of Nashua, Cushing of New Ipswich, Newman of Keene, Horne of Groton, Dolloff of Manchester, Morse of Derry, Smith (Harry) of Dover, Simpson of Center Harbor, Gibson of Concord, Burgault of Lyman, Rousseau of Franklin, Stanley of Manchester, Cote of Somersworth, Jennings of Manchester, D. Sullivan of Manchester, Moran of Nashua.

Education—Richardson of Hanover, Miss Daniels of Plainfield, Snodgrass of Berlin, Wenzel of Manchester, Tuttle of Farmington, Crosbie of Exeter, Mrs. Phinney of Manchester, Sanborn of Sanbornton, Palfrey of Portsmouth, Palmer of Tuftonboro, Sawyer of Wilmot, Langille of Hinsdale, Roukey of Manchester, Dennis of Dover, Hutchinson of Canaan, Eagan of Manchester, Jacques of Nashua.

Elections—Lemelin of Manchester, Eaton of Lebanon, Burkett of Concord, Callahan of Keene, Martin of Lancaster, Gage of Nashua, Linchey of Portsmouth, Scruton of Dover, Simpson of Center Harbor, Newton of Concord, Hidden of Tamworth, Wilson of Salem, Emmons of Thornton, McNulty of Manchester, McGreal of Somersworth, Charest of Manchester, Roy of Manchester.

Fisheries and Game—Holt of Peterborough, Ramsay of Colebrook, Mrs. Straw of Manchester. Besse of Concord, Humphreys of Portsmouth, Brackett of Greenland, Brown of Strafford, Wilcox of Ossipee, Brown of Hancock, Scott of Pittsburgh, Avery of Holderness, Miss Wilson of Sharon, Fairgrieve of Newport, Dickinson of Winchester, Saunders of Enfield, Perkins of Marlow, Colburn of Nashua, Guay of Laconia, R. J. Murphy of Manchester.

Forestry—Cole of Salem, Morrison of Gorham, Boutwell of Concord, Bean of Wilton, Dickinson of Swansey, Young of Whitefield, Farnham of Haverhill, Peaslee of Amherst, Smith (E. D.) of Dover, Rogers of Rumney, Sinnett of North Hampton, Gates of Keene, Bennett of Freedom, Daley of Manchester, Tibbetts of Barrington, Haynes of Deerfield, Glidden of Danbury.

Incorporations—Fogerty of Northumberland, Bragg of Alstead, Paterson of Portsmouth, Wheeler of Temple, H. Pillsbury of Manchester, Hubbard of Candia, Ricker of New Durham, Cofrin of Bradford, Sawyer of Sunapee, Kimball of Grafton, Brown of Wentworth, Smith of Berlin, Rainville of Pembroke, Pridham of Newcastle, Garland of Barnstead, Gale of Landaff, George of Gorham.

Industrial School—Henderson of Durham, Wagner (Augustus) of Manchester, Whipple of Goffstown, Richardson of Moultonborough, Eaton of Lebanon, Sawyer of Sunapee, Batchelder of Northwood, Mrs. Hill of Belmont, Richardson of Concord, Morrison of Gorham, A. H. Barrett of Keene, Pearsons of Londonderry, Clough of Bow, Duke of Manchester, Filion of Newmarket, Dustin of Rochester, LeBlanc of Berlin.

Insurance—Kimball of Plymouth, Trask of Keene, Gale of Northfield, Wiggin of Manchester, DeMeritt of Exeter,

Merrill of Lisbon, Collins of Manchester, Snodgrass of Berlin, Hubbard of Candia, Smith (Harry) of Dover, Ricker of New Durham, Richardson of Moultonborough, Allard of Manchester, Roy of Berlin, Cremen of Manchester, O'Neil of Nashua, M. A. Kelly of Manchester.

Judiciary—Parsons of Franklin, Cheney of Laconia, Etsler of Claremont, Lemelin of Manchester, Bartlett of Derry, Burkett of Concord, Richardson of Hanover, Greeley of Nashua, Donigan of Newbury, Small of Rochester, Glessner of Bethlehem, Callahan of Keene, Burns of Haverhill, Fogerty of Northumberland, Coolidge of Sandwich, Pender of Portsmouth, Sheehan of Manchester, Whittemore of Pembroke, Duncan of Jaffrey.

Labor—Archibald of Claremont, Clara A. Abbott of Brentwood, Milliken of Nashua, Hyde of Lebanon, Burnell of Lincoln, Gay of Troy, Challis of Manchester, Chamberlain of Milton, Pulsifer of Campton, Burkhardt of Portsmouth, Brown of Manchester, Todd of New London, Curtis of Manchester, Glidden of Danbury, Emerson of Pittsfield, Keenan of Berlin, Rouleau of Brookline.

Laconia State School—Quimby of Laconia, Mrs. A. Pillsbury of Manchester, Caswell of Rye, Whittemore of Antrim, Wells of Sutton, Perry of Dover, Catlin of Hill, Bergholtz of Manchester, Stevens of Kingston, Stone of Jefferson, Clough of Canterbury, Williams of Littletton, Whitcomb of Dalton, Joyce of Manchester, Mrs. Kelly of Middleton, O'Brien of Manchester, Chasse of Nashua.

Liquor Laws—Baker of Whitefield, Odell of Sandown, Burbank of Manchester, Angell of Derry, Hamlin of Bartlett, Nourse of Claremont, Bussiere of Manchester, Burns of Haverhill, Robinson of Milford, Stone of Fitzwilliam, Mrs. Hill of Belmont, Beaudette of Manchester, Gelinas of Rochester, Arel of Hooksett, Law of Nashua, Guevin of Manchester, Cote of Somersworth.

Mileage—Johnson of Franconia, Martin of Newport, Edwards of Chester, Thompson of Westmoreland, Perley of Goffstown, Primeau of Nashua, Mrs. Batchelder of Ellsworth, Page of Laconia, Kinsman of Somersworth, Mrs. Patten of Nashua, Doe of Newfields, Nash of Concord, Coleman of New Boston, Mrs. Barden of Berlin, Nutter of Rollinsford, Maynard of Manchester, Heroux of Berlin.

Military Affairs—Cilley of Manchester, Trickey of Tilton, Raiche of Manchester, Gibson of Concord, Ralph Smith of Laconia, Catlin of Hill, Challis of Manchester, Dockham of Auburn, Paterson of Portsmouth, Hobbs of Pelham, Marchand of Manchester, Gilmore of Manchester, Schultz of Gilmanton, Whittemore of Pembroke, Ouelette of Berlin, Cutler of Pittsfield, Mahoney of Manchester.

National Affairs—Trickey of Tilton, Morrison of Concord, Bartlett of Manchester, Beede of Fremont, DeMeritt of Exeter, Thompson of Stratham, Bickford of Rochester, Henderson of Durham, Wylie of Manchester, Abramson of Berlin, Burgault of Lyman, Douphinette of Franklin, Robinson of Concord, Winn of Harrisville, Vincent of Somersworth, Lovering of Loudon, Renaud of Nashua.

Normal Schools—Warner of Claremont, Tollen of Plymouth, Cloudman of Concord, Woodard of Columbia, Thompson of Laconia, Mrs. Batchelder of Ellsworth, Smith of Conway, Morse of Derry, Thompson of Stratham, Wentworth of Rochester, Campbell of Manchester, Mrs. Barnard of Dunbarton, Mrs. Barden of Berlin, Duffy of Keene, Knight of Jaffrey, St. Germaine of Manchester, Sullivan of Nashua.

Public Health—Mrs. Straw of Manchester, Drake of Lebanon, Johnson of Franconia, Coleman of New Boston, Crockett of Dover, Sanders of Laconia, Edwards of Chester, Nash of Concord, Angell of Derry, Smith of Conway, Bruce of Milford, Daniels of Keene, Smith of Nottingham, Pingree of Berlin, Simoneau of Laconia, Haskell of Concord, Weymouth of Lyme.

Public Improvements-Robinson of Milford, Hart of

Wolfeboro, Plumer of Alexandria, Corson of Rochester, Smith of Laconia, Palmer of Tuftonboro, Chamberlin of Boscawen, Hett of Portsmouth, Normand of Manchester, Dahl of Berlin, Little of Hampstead, Leslie of Hudson, Wilder of Gilsum, Reed of Acworth, Mrs. Barnard of Dunbarton, Burke of Manchester, Boilard of Nashua.

Railroads—Hopkins of Keene, Neal of Portsmouth, Parsons of Franklin, Barker of Nashua, Murchie of Conway, Durgin of Exeter, Sanders of Laconia, Scott of Colebrook, Nourse of Claremont, Thompson of Lee, Emmons, of Thornton, Perley of Goffstown, Towne of Manchester, Chase of Andover, Blood of Hudson, Johnstone of Manchester, Bouthillier of Nashua.

Revision of the Statutes—Smith of Portsmouth, Mrs. Patten of Nashua, Nichols of Claremont, Burbank of Berlin, Mrs. Ferguson of Bristol, Freeman of Concord, Sanborn of Sanbornton, Porter of Wolfeboro, Adams of Hampton, Adolph Wagner of Manchester, L. M. Barrett of Keene, Newton of Concord, Caswell of Manchester, Marston of Allenstown, Gagne of Somersworth, Broderick of Manchester, Burque of Nashua.

Roads, Bridges and Canals—Leighton of Dover, Renfrew of Orford, Page of Laconia, Weare of Seabrook, McDevitt of Hampton Falls, Balloch of Cornish, Houghton of Walpole, Lavoie of Warren, Stone of Jefferson, Milton of Hopkinton, Jenness of Rochester, Woodus of Brookfield, Wells of Sutton, Lovejoy of Lempster, McAllister of Salisbury, John F. Kelly of Manchester, Welch of Nashua.

Soldiers' Home—Murdick of Keene, Bartlett of Manchester, Blaisdell of Portsmouth, Young of Tilton, Conrad of Lisbon, Beede of Fremont, Cloudman of Concord, Plumer of Alexandria, Charpentier of Manchester, Greenough of Hooksett, Jones of Francestown, Bartlett of Franklin, Bisson of Manchester, Kelly of Chichester,

Hayes of Northumberland, Healey of Manchester, Delacombe of Nashua.

State Hospital—Bixler of Exeter, Dame of Dover, Bunnell of Stewartstown, Mrs. Currie of Bedford, Heffernan of Portsmouth, Cofrin of Bradford, Porter of Wolfeboro, Allen of Concord, Griffiths of Manchester, Pearsons of Londonderry, Tuttle of Farmington, Gale of Northfield, Varney of Alton, Rolfe of Concord, Mealey of Manchester, Nolan of Nashua, Weymouth of Lyme.

State Prison—Raiche of Manchester, Murchie of Conway, Nichols of Claremont, Morrison of Concord, E. D. Smith of Dover, Martin of Lancaster, Dockham of Auburn, Gates of Keene, Estabrook of Newton, Knox of Farmington, Thompson of Laconia, Daniels of Keene, Shea of Littleton, Crane of Washington, Filion of Newmarket, McGuigan of Manchester, Lavoie of Nashua.

Towns and Counties—Foster of Lebanon, Hidden of Tamworth, Harris of Gilford, Chamberlain of Milton, Deming of Claremont, Young of Tilton, Kelly of Plaistow, Hawley of Windham, Allen of Concord, Chickering of Chesterfield, Elder of Hanover, Annis of Errol, Hildreth of Hollis, Osborne of Weare, Seymour of Carroll, Moulton of Littleton, Pelletier of Greenville.

University of New Hampshire—Himes of Wakefield, Bixler of Exeter, Rogers of Rumney, Irwin of Manchester, Otis of Dover, Mrs. Pillsbury of Manchester, Gage of Warner, Corliss of Laconia, Doe of Newfields, Kinsman of Somersworth, Bartlett of Franklin, Robinson of Marlborough, Beede of Meredith, Whitcomb of Claremont, Peabody of Shelburne, Connelly of Newmarket, Mara of Manchester, Horan of Manchester, Hutchins of Stratford.

Ways and Means—Falconer of Raymond, Robinson of Newport, Butler of Hillsborough, Rutter of Derry, Sanborn of Ashland, Burbank of Winchester, Follansbee of Laconia, Muchmore of Woodstock, Adams of Franklin, Wilson of Bennington, Gray of Jackson, Cloutman of Dover, Howes of Manchester, Gerry of Madison, Blandin of Bath, Lee of Concord, Cross of Berlin.

Rules—The Speaker, Parsons of Franklin, Cheney of Laconia, Ahern of Concord, Small of Rochester.

Journal of the House—The Speaker, Burns of Haver-hill, Seymour of Carroll.

JOINT STANDING COMMITTEES

Engrossed Bills—Odell of Sandown, Carr of Manchester.

State House and State House Yard—Newton of Concord, Rolfe of Concord, Gelinas of Rochester.

State Library—Mrs. Ferguson of Bristol, Clara Abbott of Brentwood, Carr of Manchester.

The Speaker announced the appointment of the following attaches:

Custodian of Mail and Supplies—F. Earle Thayer of Haverhill.

Warden of the Coat Room—Edwin P. Jones of Chester.

Assistant Warden of the Coat Room—Fred B. Smart of Canaan.

Library Messenger—Arthur E. Thompson of Wilmot.

Telephone Messenger-Pat E. Ryan of Manchester.

Pages—Eli Langlois, Jr. of Concord, Paul J. Wyman of Keene, Kenneth Magoon of Rochester, Kennard M. Palfrey of Portsmouth, Cyril J. Fretwell of Concord.

Page to the Speaker—Harry H. Pray of Dover.

On motion of Mr. Richardson of Hanover at 8:57 o'clock the House adjourned.

TUESDAY, JANUARY 11, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Whitcomb of Claremont, Bruce of Milford, Murdick of Keene, Etsler of Claremont, Lovering of Manchester and Barrett of Keene were granted leave of absence for the day on account of important business.

Messrs. Richardson of Concord, Farnham of Haverhill, and Angell of Derry were granted leave of absence for the week on account of important business.

Messrs. Morrison of Concord, Reed of Acworth, and Coleman of New Boston were granted leave of absence for the week on account of illness.

PETITION PRESENTED

By Mr. Duncan of Jaffrey petition of Mr. Morin of Manchester praying for a seat in the House.

Presented and referred to the Committee on Elections.

BILLS AND JOINT RESOLUTIONS INTRODUCED

The following bills and joint resolutions were severally introduced, read a first and second time, laid upon the table to be printed and referred as follows:

By Mr. Cheney of Laconia, House Bill No. 1, An Act in amendment of Chapter 25 of the Public Laws relating to nomination of candidates. To the Committee on Judiciary.

By Mr. Falconer of Raymond, House Bill No. 2, An Act to establish a new apportionment for the assessment of public taxes. To the Committee on Ways and Means.

By Mr. Duncan of Jaffrey, House Bill No. 3, An Act providing for the imposition of a road toll on land values for the construction and maintenance of highways. To the Committee on Ways and Means.

By Mr. Fogerty of Northumberland, House Bill No. 4,

An Act relating to the taking of brook trout. To the Committee on Fisheries and Game.

By Mr. Whitcomb of Dalton, House Bill No. 5, An Act to extend the powers conferred to the Gilman Paper Company by Chapter 240, Laws of 1921. To the Committee on Judiciary.

By Mr. Rutter of Derry, House Bill No. 6, An Act in amendment of Chapter 229, Section 1, of the Laws of 1887, relating to establishing the Adams School District in Derry. To the Committee on Education.

By Mr. Murphy of Manchester, House Bill No. 7, An Act abolishing the poll tax on women. To the Committee on Judiciary.

By Mrs. Pillsbury of Manchester, House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial School. To the Committee on Industrial School.

By Mr. Cheney of Laconia, House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia. To the Committee on Military Affairs.

COMMITTEE REPORT

Mr. Glessner of Bethlehem for the committee appointed to make assignment of rooms presented the following report.

The following is a list of the Committees of the House and the rooms assigned for their use during this Session:

Agriculture—120, Commission of Agriculture.

Appropriations—157.

Banks—140, Bank Commission.

Claims-133, Charities and Correction.

Education—300 Patriot Bldg., Board of Education.

Elections—156.

Fisheries and Game-109, Fisheries and Game.

Forestry—304 Patriot Bldg., Forestry Department.

Incorporations—154, Law Enforcement.

Industrial School—133, Charities and Correction.

Insurance—113, Insurance Commission.

Judiciary—147, Auditor.

Labor—100, General Committee Room.

Laconia State School-133, Charities and Correction.

Liquor Laws—154, Law Enforcement.

Mileage—100, General Committee Room.

Military Affairs—102, Adjutant General.

National Affairs-102, Adjutant General.

Normal Schools—300 Patriot Bldg., Board of Education

Public Health—107, Board of Health.

Public Improvements—300 Patriot Bldg., Board of Education.

Railroads—100, General Committee Room.

Revision of the Statutes—156.

Roads, Bridges and Canals—403 Patriot Bldg., Public Service Commission.

Soldiers' Home—127, G. A. R. Headquarters.

State Hospital—403 Patriot Bldg., Public Service Commission.

State Prison—403 Patriot Bldg., Public Service Commission.

Towns and Counties—127, G. A. R. Headquarters.

University of N. H.—300 Patriot Bldg., Board of Education.

Ways and Means—135,Tax Commission.

Rules—122, Superintendent of State House.

Journal of House—122, Superintendent of State House.

Engrossed Bills—Secretary of State.

State House and Yard—122, Superintendent of State House.

State Library—State Library.

The Speaker—158.

The report was accepted.

RESOLUTIONS

Mr. Steele of Epsom offered the following resolution: Resolved, That the New Hampshire House of Representatives in General Court convened

Respectfully request our Senators and Representatives in Congress use their influence and votes in securing the passage of a Radio Control bill at this session of Congress;

Resolved, That copies of this resolution be transmitted to Senators George H. Moses and Henry W. Keyes and to Representatives Fletcher Hale and Edward H. Wason.

On motion of Mr. Cheney of Laconia the resolution was referred to the Committee on Judiciary.

On motion of Mr. Burkett of Concord-

Resolved, That the Honorable Senate be invited to attend prayers in the House five minutes previous to the opening of the morning session.

On motion of Mr. Ahern of Concord at 11:35 o'clock the House took a recess until 1:55 o'clock.

(After Recess)

Mr. Hutchins of Stratford presented his resignation as a member of the House.

On motion of Mr. Davidson of Charlestown the resignation was accepted.

COMMITTEE CHANGES

The Speaker announced that Mr. Bryer of Peterborough has been transferred from the Committee on Laconia State School to the Committee on Banks and that Mr. Whittemore of Antrim has been transferred from the Committee on Banks to the Committee on Laconia State School.

On motion of Mr. Lee of Concord at 2:05 o'clock the House adjourned.

AFTERNOON

The House was immediately called to order in afternoon session.

Messrs. Gilmore of Manchester, Jenness of Rochester, and Seymour of Carroll having qualified before His Excellency the Governor appeared and took their seats as members of the House.

On motion of Mr. Fogerty of Northumberland at 2:06 o'clock the House adjourned.

WEDNESDAY, JANUARY 12, 1926.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

(Mr. Foster of Concord in the chair)

LEAVES OF ABSENCE

Messrs. Newman of Keene, Murdick of Keene, and Gerry of Madison were granted leave of absence for the remainder of the week on account of important business.

Messrs. Avery of Holderness and Cole of Salem were granted leave of absence for the remainder of the week on account of illness.

Messrs. Milton of Hopkinton and Davidson of Charlestown were granted leave of absence for the day on account of illness.

Messrs. Etsler of Claremont and Mealey of Manchester were granted leave of absence for the day on account of important business.

BILLS AND JOINT RESOLUTIONS INTRODUCED

The following bills and joint resolutions were severally introduced, read a first and second time, laid upon the table to be printed and referred as follows:

By Mr. Sawyer of Wilmot, House Bill No. 8, An Act to

provide for an increase of salary for the sheriff of Merrimack County.

On motion of Mr. Lee of Concord, the rules were suspended and the bill referred to a special committee consisting of the delegation from the County of Merrimack.

By Mr. Brown of Hancock, House Bill No. 9, An Act to prohibit fishing through the ice in the towns of Hancock and Nelson. To the Committee on Fisheries and Game.

By Mr. Connelly of Newmarket, House Bill No. 10, An Act providing for free tuition for New Hampshire students in the two year Agricultural course at the University of New Hampshire. To the Committee on University of New Hampshire.

By Mr. McDevitt of Hampton Falls, House Bill No. 11, An Act to legalize the biennial and national elections held on the second day of November 1926 in the town of Hampton Falls. To the Committee on Judiciary.

By Mr. Carr of Manchester, House Bill No. 12, An Act regulating the hours of labor of women and minors. To the Committee on Labor.

By Mr. Raiche of Manchester, House Joint Resolution No. 3, Joint Resolution for additions and improvements at New Hampshire State Prison. To the Committee on State Prison.

By Mr. Callahan of Keene, House Bill No. 13, An Act in amendment of Section 32, Chapter 323 of the Public Laws relating to salaries of justices. To the Committee on Judiciary.

By Mr. Lemelin of Manchester, House Bill No. 14, An Act in amendment of Chapter 323, Public Laws, relating to Municipal Courts. To the Committee on Judiciary.

By Mr. Stanley of Manchester, House Bill No. 15, An Act relating to the registration of motor vehicles for the protection of the public safety. To the Committee on Revision of the Statutes.

By Mr. Palfrey of Portsmouth, House Bill No. 16, An Act in amendment of Section 33, Chapter 200, of the Public

Laws, relating to fish. To the Committee of Fisheries and Game.

By Mr. Stone of Jefferson, House Joint Resolution No. 4, Joint Resolution for the permanent construction of the highway in the town of Jefferson leading from the Carroll line to Gorham Hill road near Bowman's. To the Committee on Public Improvements.

By Mr. Marston of Allenstown, House Bill No. 17, An Act to amend Section 18, Chapter 65, of the Public Laws, relating to taxation of interest and dividends. To the Committee on Revision of the Statutes.

By Mr. Knox of Farmington, House Bill No. 18, An Act to authorize the Farmington School District of the town of Farmington to exceed its limit of bonded indebtedness. To the Committee on Judiciary.

By Mr. Dickinson of Swanzey, House Bill No. 19, An Act in amendment of Section 10, Chapter 237, of the Public Laws, relating to the Public Service Commission. To the Committee on Judiciary.

By Mr. Schultz of Gilmanton, House Bill No. 20, An Act to provide for the designation and construction of a state highway from the Daniel Webster highway in Laconia to the Suncook Valley Trunk Line in Pittsfield. To the Committee on Public Improvements.

By Mr. Leslie of Hudson, House Joint Resolution No. 5, Joint Resolution for the continuation of the improvement of the main road leading from Tyngsboro, Mass., to Hudson Village in the town of Hudson on the east side of the Merrimack river. To the Committee on Public Improvements.

By Mr. Newton of Concord, House Bill No. 21, An Act in amendment of Chapter 144, Section 23, of the Public Laws, relating to the sale of spirituous and intoxicating liquors. To the Committee of Liquor Laws.

By Mr. Cheney of Laconia, House Bill No. 22, An Act in amendment of Chapter 116 of the Public Laws, relating

to aid for dependent mothers. To the Committee on

Judiciary.

By Mrs. Straw of Manchester, House Bill No. 23, An Act in amendment of Section 6, Chapter 137, Public Laws, relating to the sanitary production and distribution of food. To the Committee on Public Health.

By Mr. Haynes of Deerfield, House Joint Resolution No. 6, Joint Resolution for the improvement of road leading from the Candia line to Deerfield South road in the town of Deerfield. To the Committee on Public Improvements.

On motion of Mr. Parsons of Franklin the rules were suspended and the first and second reading of joint resolutions made in order by their caption.

By Mr. Haynes of Deerfield, House Joint Resolution No. 7, Joint Resolution for the improvement of the North road leading from Deerfield Center to Epsom line in the town of Deerfield. To the Committee on Public Improvements.

House Joint Resolution No. 8. Joint Resolution in favor of repairing Kearsarge Mountain road in the town of Wilmot. To the Committee on Roads, Bridges and Canals.

House Bill No. 24. An act prohibiting fishing through the ice in Warren pond. To the Committee on Fisheries and Game.

Message from the Senate

A message from the Honorable Senate by its Clerk announced that the Senate had passed the following resolution:

Resolved. That the Senate accept the invitation to attend prayers extended by the House of Representatives.

The message also announced that the Senate had passed the following joint resolution, in the passage of which it asked the concurrence of the House of Representatives:

Senate Joint Resolution No. 1. Joint resolution to control and regulate radio broadcasting.

SENATE JOINT RESOLUTION READ AND REFERRED

Senate Joint Resolution No. 1. Joint Resolution to control and regulate radio broadcasting.

Read a first and second time, laid upon the table to be printed and referred to the Committee on Judiciary.

COMMITTEE REPORT

Mr. Parsons of Franklin for the Committee on Joint Rules presented the following:

JOINT RULES OF THE SENATE AND HOUSE OF REPRESENTATIVES

Session of 1927.

- 1. Convention of Senate and House.
- 2. Messages, by whom sent.
- 3. Messages, when received.
- 4. Messages, by whom announced.
- 5. Bills, between the houses.
- 6. Engrossed bills.
- 7. Joint committees.
- 8. Bills, titles and contents of.
- 9. Bills rejected by one house.
- 10. Each house to transmit papers.
- 11. Bills to be transmitted before what time.
- 12. Bill, when defeated.
- 13. Time for introducing bills.
- 1. When a convention of the two houses is to be formed, whether by a requirement of the constitution, or by a vote or resolve of the two houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend in the House. The Speaker of the House shall be chairman of the convention, and shall state the reasons for forming the convention. When the House and

Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.

- 2. Messages shall be sent by such person or persons as each House may deem to be proper.
- 3. Messages from either House shall be received from the other at all times, except when engaged in putting a question, in calling yeas and nays, in counting the ballots, or in reading the Journal.
- 4. When a message shall be sent from either House to the other, it shall be announced at the door of the House to which it may be sent, by the doorkeeper.
- 5. While bills are on their passage between the two houses, they shall be under the signature of the clerk of each House respectively.
- 6. There shall be a committee for the purpose of engrossing bills, consisting of two members of each House. All bills that passed both Houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective Houses; and shall be signed first by the Speaker of the House of Representatives, and then by the President of the Senate.

If the examination of a bill before its engrossment shall disclose any clerical error or formal imperfection, said committee shall report it back to the respective Houses, with such amendments as are required to correct the same; and any measure so reported shall be subject to amendment in those particulars and in no other respect.

- 7. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects, to wit: On all matters relative to the state library, and on all matters relative to the state house and state house vard.
- 8. Every bill or joint resolution, repealing or modifying any act or statute, shall refer to the same by the section and chapter of the Public Laws, if such act or statute is contain-

ed therein, otherwise by its section and chapter and the session of the legislature when the same was passed; such bill or joint resolution shall also be expressed in words clearly with full reference to all amendments in sequence, so that it shall not be necessary to refer to any other act or statute to ascertain the meaning thereof. The title of every bill or joint resolution shall indicate, in brief and comprehensive form, the subject-matter contained in the bill or joint resolution. It shall be the duty of the presiding officer of each branch of the legislature to require all such bills or resolutions to be made in conformity with this rule, before putting any vote thereon, except to commit or amend.

- 9. When a bill or resolve which shall have passed in one House is rejected in the other, notice thereof shall be given to the House in which the same shall have passed.
- 10. Each House shall transmit to the other all papers on which any bill or resolve may be founded.
- 11. Each House shall transmit to the other all bills which have passed their several stages in the House in which they originated, at least twenty-four hours before the time fixed for adjournment.
- 12. After each house shall have adhered to its disagreement, a bill or resolve shall be considered lost.
- 13. No bill, joint resolution, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature after the third week of the session, unless reported by the Committee on Rules; provided that this rule may be suspended in either House whenever two-thirds of the whole number of members shall, on division taken, vote in favor thereof, and not otherwise.

On motion of Mr. Parsons of Franklin the report was accepted and adopted.

RESOLUTIONS

Mr. Haskell of Concord offered the following resolu-

Whereas, The Federal Estate Tax Law, as amended February 26, 1926, provides that the estate liable thereunder shall be credited with any inheritance tax paid by its beneficiaries to the State, or States, the credit not to exceed 80 per cent;

And Whereas, This amendment is in derogation of the rights of the states because its object is to persuade them to abandon their state inheritance tax laws in favor of statutes based on the Federal Law and giving effect to a joint levy upon estates by the nation and the state;

AND WHEREAS, When fully co-operated in by the states the revenue therefrom to the Federal Government will be negligible, and the amendment is therefore useful only as a means of coercing the states;

AND WHEREAS, The policy of joint levies is contrary to the theory of this government and an aggression upon the authority, jurisdiction and independence of the Legislatures of the sovereign states;

THEREFORE, Be it Resolved, by the House of Representatives of New Hampshire in General Court convened, the Senate concurring, that we hereby memorialize the present Congress to repeal immediately the 80 per cent credit clause of the Federal Estate Tax provisions of the Revenue law effective February 26, 1926;

AND Be it Further Resolved, that a copy of these Resolutions be sent to the New Hampshire Delegation in the United States Senate and House of Representatives.

The question being on the Resolution.

(Discussion Ensued)

On motion of Mr. Parsons of Franklin the resolution was referred to the Committee on Judiciary.

On motion of Mr. Cheney of Laconia,-

Resolved, That the order whereby House Bill No. 22, An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers was referred to the

Committee on Judiciary be vacated and the bill be referred to the Committee on Education.

On motion of Mr. Ahern of Concord at 11:40 o'clock the House took a recess until 1:55 o'clock.

(After recess)

Mr. Nichols of Claremont having qualified before His Excellency the Governor, appeared and took his seat as a member of the House.

RESOLUTION

On motion of Mr. Richardson of Hanover.

Resolved, That on January 26 the use of the General Committee room be given to the Highway Reservation Committee of the Society for Protection of New Hampshire Forests.

On motion of Mr. Ahern of Concord at 1:59 o'clock the House adjourned.

AFTERNOON

The House met at 2:00 o'clock.

On motion of Mr. Ahern of Concord, at 2:01 o'clock the House adjourned.

THURSDAY, January 13, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

(Mr. Smith of Portsmouth in the chair.)

LEAVES OF ABSENCE

Messrs. Richardson of Hanover and Etsler of Claremont were granted leave of absence for the day on account of important business.

Messrs. Davidson of Charlestown and Drake of Lebanon

were granted leave of absence for the day on account of illness.

BILLS AND JOINT RESOLUTIONS INTRODUCED

By Mr. Coolidge of Sandwich, House Bill No. 25, An act in amendment of paragraphs 2 and 3, Chapter 150, Public Laws, relating to bounties on wild animals and insects. To the Committee on Fisheries and Game.

By Mr. Challis of Manchester, House Bill No. 26, An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans. To the Committee on Incorporations.

By Mr. Burns of Haverhill, House Bill No. 27, An act relating to the terms of the probate court for the county of Grafton. To the Committee on Judiciary.

By Mr. Bartlett of Derry, House Bill No. 28, An act to legalize the biennial election held on November 2, 1926, in the town of Derry. To the Committee on Judiciary.

By Mr. Bragg of Alstead, House Bill No. 29, An act to legalize the votes and proceedings at the biennial state and national election held on November 2, 1926, in the town of Langdon. To the Committee on Judiciary.

By Mr. Richardson of Hanover, House Bill No. 30, An act to regulate the operation of aircraft. To the Committee on Judiciary.

By Mr. Richardson of Hanover, House Bill No. 31, An act to improve the procedure in criminal cases before justices and municipal courts. To the Committee on Judiciary.

By Mr. Richardson of Hanover, House Bill No. 32, An act to provide for the licensing of bill-boards. To the Committee on Public Improvements.

By Mr. Beede of Meredith, House Bill No. 33, An act to legalize the biennial election held on the second day of November, 1926, in the town of Meredith. To the Committee on Judiciary.

By Mr. Hobbs of Pelham, House Bill No. 34, An act to

prevent improper discrimination against tall men. To the Committee on Public Improvements.

By Mr. Elder of Dover, House Bill No. 35, An act to repay to the City of Dover an overpayment of the state tax. To the Committee on Appropriations.

By Mr. Gordon of New Hampton, House Bill No. 36, An act relating to the management of trust funds. To the Committee on Judiciary.

On motion of Mr. Ahern of Concord the rules were suspended and the first and second reading of Joint Resolutions by their caption made in order.

By Mr. Holden of Rindge, House Joint Resolution No. 9, Joint resolution for the permanent improvement of a section of the main road leading from Rindge Center to Winchendon, Massachusetts. To the Committee on Public Improvements.

By Mr. Coolidge of Sandwich, House Joint Resolution No. 10, Joint resolution relating to the Sandwich Notch and Dale road. To the Committee on Roads, Bridges and Canals.

By Mr. Holt of Peterborough, House Joint Resolution No. 11, Joint resolution in favor of the Department of Vital Statistics. To the Committee on Public Health.

By Mr. Sanborn of Ashland, House Joint Resolution No. 12, Joint resolution in favor of an official guide of the State of New Hampshire. To the Committee on Appropriations.

By Mr. Whitcomb of Dalton, House Joint Resolution No. 13, Joint resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire and the town of Lunenburg, Vermont. To the Committee on Roads, Bridges and Canals.

By Mr. Challis of Manchester, House Joint Resolution No. 14, Joint resolution in aid of the New Hampshire Veterans' Association. To the Committee on Military Affairs.

By Mr. Small of Rochester, House Bill No. 37, An act relating to motor vehicle insurance. To the Committee on Insurance.

By Mr. Hawley of Windham, House Bill No. 38, An act to amend Chapter 47, paragraph 37, entitled "Incompatibility of officers and exemption from service." To the Committee on Revision of the Statutes.

By Mr. Wilson of Bennington, House Bill No. 39, An act to repeal Chapter 245, Laws of 1909, relating to School District in the towns of Bennington and Antrim. To the Committee on Judiciary.

RESOLUTIONS

On motion of Mr. Dunbar of Eaton-

Resolved, That in consideration of the generous offer and cordial manner in which it was carried out, the Chamber of Commerce of Concord be given a vote of thanks by the House of Representatives, for the opportunity of the automobile ride to view the city of Concord.

On motion of Mr. Ahern of Concord-

Resolved, That when the House adjourns this morning, it be to meet tomorrow morning at 9.00 o'clock, and when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7:30 o'clock.

(The Speaker in the chair)

On motion of Mr. Ahern of Concord at 11:30 o'clock the House adjourned.

FRIDAY, JANUARY 14, 1927.

The House met at 9.00 o'clock according to adjournment. The following letter was read by the clerk.

Concord, N. H., Jan. 13, 1927.

Mr. RAY E. BURKETT, Concord, N. H.

Dear Sir:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON,
Speaker.

On motion of Mr. Gordon of New Hampton at 9.01 o'clock the House adjourned.

MONDAY, January 17, 1927.

The House met at 7.30 o'clock according to adjournment. The following letter was read by the clerk.

Woodsville, N. H., January 17, 1927.

Mr. Maurice H. Gordon, New Hampton, N. H.

Dear Sir:

I shall be unable to attend the session on Monday night. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Newton of Concord at 7.31 o'clock the House adjourned.

TUESDAY, JANUARY 18, 1927.

The House met at 11 o'clock. Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Dolloff of Manchester, Richardson of Littleton, Gay of Troy, Gage of Warner, Reed of Acworth, Scruton of Dover, Bickford of Rochester, and Mrs. Phinney of Manchester were granted leaves of absence for the week on account of illness.

Messrs. Wells of Sutton, and Wheeler of Temple were granted leaves of absence for the day on account of a death.

Messrs. Knight of Jaffrey and Schultz of Gilmanton, were granted leaves of absence for the day on account of illness in the family.

Mr. Simpson of Center Harbor was granted leave of absence for the day on account of important business.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were severally introduced, read a first and second time, laid upon the table to be printed and referred as follows:

By Mr. Haskell of Concord, House Bill No. 40, An Act in amendment of Chapter 178 Public Laws entitled Employers' Liability and Workman's Compensation. To the Committee on Labor.

By Mr. Weare of Seabrook, House Bill No. 41, An Act in amendment of Section 42 of Chapter 200 of the Public Laws, relating to fish. To the Committee on Fisheries and Game.

By Mr. Falconer of Raymond, House Bill No. 42, An Act in amendment of Section 34 of Chapter 15 of the Public Laws relating to lapsed appropriations. To the Committee on Ways and Means.

By Mr. Morrison of Concord, House Bill No. 43, An Act in amendment of Section 45 of Chapter 42 of the Public

Laws relating to pensions for certain town employees. To the Committee on Judiciary.

By Mr. Seymour of Carroll, House Bill No. 44, An Act relating to the form for applications for licenses to operate motor vehicles. To the Committee on Judiciary.

By Mr. Cole of Stark, House Bill No. 45, An Act to establish a state highway between the villages of Groveton and West Milan. To the Committee on Public Improvements.

By Mr. Nourse of Claremont, House Bill No. 46, An Act to prohibit gas companies from charging the so-called service charge on gas meters. To the Committee on Judiciary.

By Mr. Duncan of Jaffrey, House Bill No. 47, An Act relating to state aid to certain towns for maintenance of town highways. To the Committee on Public Improvements.

By Mr. Duncan of Jaffrey, House Bill No. 48, An Act providing for the regulation of assistance to towns in maintaining Class I and Class II highways. To the Committee on Public Improvements.

By Mr. Collins of Manchester, House Bill No. 49, An Act relating to the destruction of uniforms of police officers in the city of Manchester.

On motion of Mr. Collins of Manchester the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Manchester.

By Miss Wilson of Sharon, House Bill No. 50, An Act in amendment of Section 2 of Chapter 198 of the Public Laws relating to deer. To the Committee on Fisheries and Game.

By Mr. Freeman of Concord, House Bill No. 51, An Act establishing a police commission for the city of Concord.

On motion of Mr. Lee of Concord the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Concord.

On motion of Mr. Glessner of Bethlehem the first and

second reading of joint resolutions by their caption was made in order.

By Mr. Connor of Henniker, House Joint Resolution No. 15, Joint Resolution for the permanent improvement of the portion located in Warner of the main highway leading from Henniker to Bradford. To the Committee on Roads, Bridges and Canals.

By Mr. Steele of Epsom, House Joint Resolution No. 16, Joint Resolution for the promotion of the poultry industry in New Hampshire. To the Committee on Agriculture.

By Mr. Rogers of Rumney, House Joint Resolution No 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake in the town of Rumney. To the Committee on Roads, Bridges and Canals.

By Mr. Robinson of Newport, House Joint Resolution No. 18, Joint Resolution for a new bridge over Sugar river in the town of Newport. To the Committee on Roads, Bridges and Canals.

By Mr. Bickford of Milan, House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan. To the Committee on Roads, Bridges and Canals.

By Mr. Bean of Wilton, House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan River valley. To the Committee on Public Improvements.

By Mrs. Straw of Manchester, House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws relating to bounties on wildcats. To the Committee on Fisheries and Game.

By Mr. Cates of Conway, House Bill No. 53, An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway Lighting Precinct held April 12th, 1921, May 4th, 1922, May 21st, 1923,

May 12th, 1924, and May 11th, 1925. To the Committee on Judiciary.

By Mr. Brown of Hancock, House Bill No. 54, An Act in amendment of Section 1 of Chapter 200 of the Public Laws, relating to fish. To the Committee on Fisheries and Game.

By Mr. Bartlett of Derry, House Bill No. 55, An Act in favor of Harold M. Richardson. To the Committee on Claims.

By Mr. Guay of Laconia, House Bill No. 56, An Act in amendment of Section 10 of Chapter 198 of the Public Laws relating to self-hunting dogs. To Committee on Fisheries and Game.

By Mr. Barker of Nashua, House Bill No. 57, An Act to amend the charter of the city of Nashua relating to defining boundaries of the wards.

On motion of Mr. Cotton of Nashua the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Nashua.

On motion of the same gentleman the Clerk was instructed to procure 500 extra copies of the above bill.

By Mr. Cloudman of Concord, House Bill No. 58, An Act relating to the training of hunting dogs. To the Committee on Fisheries and Game.

By Mr. Fogerty of Northumberland, House Bill No. 59, An Act in amendment of Section 14, Chapter 100, relating to motor vehicle permit fees. To the Committee on Revision of the Statutes.

RESOLUTIONS

On motion of Mr. Challis of Manchester-

Resolved, That the order whereby House Bill No. 14, An Act in amendment of Chapter 323, Public Laws relating to municipal courts was referred to the Committee on Judiciary be vacated and the bill be referred to a special committee consisting of the delegation from the city of Manchester.

On motion of Mr. Challis of Manchester the Clerk was directed to procure 700 additional copies of House Bill No. 1, An Act in amendment of Chapter 25 of the Public Laws relating to a nomination of candidates.

On motion of Mr. Newton of Concord the Clerk was instructed to procure 700 additional copies of House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors.

COMMITTEE REPORT

Mr. Rutter of Derry for the Committee on Ways and Means to whom was referred House Bill No. 2. An Act to establish a new apportionment for the assessment of Public Taxes reported the same with the recommendation that the Bill ought to pass.

The report was accepted and the bill ordered to a third reading.

On motion of Mr. Cheney of Laconia at 11.35 o'clock the House took a recess until 1.55 o'clock.

(After Recess)

The introduction of bills and joint resolutions was resumed and the following were severally introduced, read a first and second time, laid upon the table to be printed and referred as follows:

By Mr. Crosbie of Exeter, House Bill No. 60, An Act amending the lien law Chapter 217, Public Laws. To the Committee on Revision of the Statutes.

By Mr. Glessner of Bethlehem, House Bill No. 61, An Act in amendment of Section 12, Chapter 295 of the Session Laws of 1925, relating to the Bethlehem Village District. To the Committee on Judiciary.

By Mr. Irwin of Manchester, House Bill No. 62, An Act relating to the injury of trees, etc. To the Committee on Agriculture.

By Mr. Small of Rochester, House Bill No. 63, An Act

regarding liability of persons renting or leasing motor vehicles. To the Committee on Revision of the Statutes.

By Mr. Guevin of Manchester, House Bill No. 64, An Act to procure the sentiment of the voters on the Prohibition issue at a referendum. To the Committee on Liquor Laws.

By Mr. Hayes of Northumberland, House Bill No. 65, An Act relating to the taking of brook trout. To the Committee on Fisheries and Game.

By Mr. Bixler of Exeter, House Joint Resolution No. 21, Joint Resolution for the purchase and installation of a refrigerating plant at the State Hospital. To the Committee on State Hospital.

By Mr. Bixler of Exeter, House Joint Resolution No. 22, Joint Resolution for reconstruction, additions and improvements at the State Hospital. To the Committee on State Hospital.

By Mr. Stevens of Kingston, House Joint Resolution No. 23, Joint Resolution for the continuation of the permanent improvement of the highway leading from Kingston Plains to Plaistow in the town of Kingston. To the Committee on Public Improvements.

By Mr. Neal of Portsmouth, House Joint Resolution No. 24, Joint Resolution relating to investigation of the Boston & Maine Railroad. To the Committee on Railroads.

By Mr. Langille of Hinsdale, House Joint Resolution No. 25, Joint Resolution in favor of William Lachance of Hinsdale to reimburse him for injury to his property arising from the condition of the state highway in Hinsdale during its repair by the State Highway Department. To the Committee on Claims.

By Mr. Chamberlin of Boscawen, House Joint Resolution No. 26, Joint Resolution allowing Bertha B. Silver compensation for damages caused by change in location of Daniel Webster highway in the town of Boscawen. To the Committee on Claims.

RESOLUTIONS

On motion of Mr. Smith of Portsmouth,—

Resolved, That the order whereby House Bill No. 15, An Act relating to the registration of Motor Vehicles for the protection of the public safety was referred to the Committee on Revision of the Statutes be vacated and the bill be referred to the Committee on Insurance.

On motion of Mr. Robinson of Milford,-

Resolved, That the order whereby House Bill. No. 32, An Act to provide for the licensing of billboards was referred to the Committee on Public Improvements be vacated and the bill be referred to the Committee on Judiciary.

On motion of Mr. Ahern of Concord at 2.10 o'clock the House adjourned.

AFTERNOON

The House was immediately called to order in afternoon session.

THIRD READING

House Bill No. 2, An Act to establish a new apportionment for the assessment of public taxes.

On motion of Mr. Glessner of Bethlehem, the rules were suspended and the bill read a third time by its title.

The bill was then read a third time and passed, and sent to the Senate for concurrence.

Mr. Filion of Newmarket having qualified before His Excellency the Governor appeared and took his seat as a member of the House.

On motion of Mr. Ahern of Concord at 2.13 o'clock the House adjourned.

WEDNESDAY, JANUARY 19, 1927.

The House met at 11 o'clock. Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Bixler of Exeter and Garland of Barnstead were granted leaves of absence for the day on account of important business.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were severally introduced, read a first and second time, laid upon the table to be printed and referred as follows:

By Mr. Guevin of Manchester, House Bill No. 66, An Act in amendment of Section 16 of Chapter 99 of the Laws of 1919 and any amendments thereto, relating to intoxicating liquor. To the Committee on Liquor Laws.

By Mr. Greeley of Nashua, House Bill No. 67, An Act to enable the city of Nashua to hold in trust Grand Army hall for the use of patriotic organizations.

On motion of Mr. Greeley of Nashua the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Nashua.

By Mr. McGreal of Somersworth, House Bill No. 68, An Act relating to a tax upon insurance taken out with foreign companies not authorized to do business in this state. To the Committee on Insurance.

By Mr. O'Brien of Manchester, House Bill No. 69, An Act regulating a system of employment for employees of the Highway Department in the city of Manchester.

On motion of Mr. O'Brien of Manchester the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Manchester.

By Mr. Houghton of Walpole, House Bill No. 70, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock

road at Walpole Village. To the Committee on Roads, Bridges, and Canals.

By Mr. Barker of Nashua, House Bill No. 71, An Act relating to encouraging voting at elections. To the Committee on Judiciary.

By Mr. Sanborn of Ashland, House Bill No. 72, An Act in amendment of Paragraph 13, Chapter 203, Public Laws, relating to license to hunt and fish. To the Committee on Fisheries and Game.

By Mr. Butler of Hillsborough, House Bill No. 73, An Act relating to highway extending from Maine line. To the Committee on Public Improvements.

By Mr. Elder of Dover, House Bill No. 74, An Act relating to water rates in Dover.

On motion of Mr. Cloutman of Dover the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Dover.

By Mr. Wilson of Salem, House Bill No. 75, An Act authorizing the town of Salem to issue bonds. To the Committee on Judiciary.

By Mr. Baker of Hillsborough, House Bill No. 76, An Act in amendment of Paragraph 10, Chapter 150, Public Laws relating to wild animals, dogs and sheep. To the Committee on Fisheries and Game.

By Mr. Newman of Keene, House Bill No. 77, An Act to license outdoor advertising billboards. To the Committee on Judiciary.

By Mr. Collins of Manchester, House Bill No. 78, An Act relating to non resident venders. To the Committee on Judiciary.

By Mr. Corson of Rochester, House Bill No. 79, An Act in amendment of Chapter 102, Paragraph 28, relating to registration and license fees, etc. To the Committee on Revision of the Statutes.

By Mr. Cushing of New Ipswich, House Bill No. 80, An Act in amendment of Section 23, Chapter 198 of the Public

Laws relating to quadrupeds. To the Committee on Fisheries and Game.

By Mr. Lavoie of Warren, House Bill No. 81, An Act in amendment of Section 12 of Chapter 47 of the Public Laws relating to choice and duties of town officers. To the Committee on Revision of the Statutes.

By Mr. Holt of Peterborough, House Bill No. 82, An Act in amendment of Section 33 of Chapter 197 of the Public Laws relating to closed season by proclamation. To the Committee on Fisheries and Game.

By Mr. Palmer of Tuftonboro, House Bill No. 83, An Act to amend Chapter 36 of the Public Laws relating to election of county officers. To the Committee on Revision of the Statutes.

By Mr. Palmer of Tuftonboro, House Bill No. 84, An Act in amendment of Chapter 64, Section 10 of the Public Laws relating to poll taxes. To the Committee on Judiciary.

By Mr. Palmer of Tuftonboro, House Bill No. 85, An Act to change the name of "Dan Hole" pond located in the towns of Tuftonboro and Ossipee. To the Committee on Towns and Counties.

By Mr. Palmer of Tuftonboro, House Bill No. 86, An Act to legalize the biennial election held November 2, 1926, in the town of Tuftonboro. To the Committee on Judiciary.

By Mr. Sanborn of Sanbornton, House Bill No. 87, An Act to establish a continuous highway from the junction of the D. W. Highway at Tilton thence through the town of Sanbornton and New Hampton to the junction of the D. W. Highway at Ashland. To the Committee on Public Improvements.

By Mr. Douphinette of Franklin, House Bill No. 88, An Act relating to the burial of soldiers. To the Committee on Military Affairs.

By Mr. Merrill of Lisbon, House Bill No. 89, An Act

for the adoption of a State Anthem. To the Committee on Education.

By Mr. Alexander of Concord, House Bill No. 90, An Act in amendment of Section 13 of Chapter 264 of the Public Laws relating to regulation of trust and banking companies. To the Committee on Judiciary.

By Mr. Stone of Fitzwilliam, House Bill No. 91, An Act providing for the artificial culture of fish. To the Committee on Fisheries and Game.

By Mr. Davidson of Charlestown, House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the West Side road at Lebauon. To the Committee on Public Improvements.

By Mr. Gagne of Somersworth, House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth. To the Committee on Public Improvements.

On motion of Mr. Cheney of Laconia the rules were suspended and the first and second reading of joint resolutions by their caption made in order.

By Mr. Kelley of Chichester, House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the Central Trunk line to the Suncook-Ossipee road in the town of Chichester. To the Committee on Public Improvements.

By Mr. Rouleau of Brookline, House Joint Resolution No. 28, Joint Resolution for the continuation of the improvement of the main road leading from Brookline to Milford. To the Committee on Public Improvements.

By Mr. Trickey of Tilton, House Joint Resolution No. 29, Joint Resolution appropriating a sum not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House. To the Committee on National Affairs.

By Mr. Tuttle of Farmington, House Joint Resolution No. 30, Joint Resolution for the construction and equipment

of a male employees' dormitory at the state hospital. To the Committee on State Hospital.

By Mr. Mara of Manchester, House Joint Resolution No. 31, Joint Resolution in favor of Martin A. Kelley. To the Committee on Claims.

By Mr. Mahoney of Manchester, House Joint Resolution No. 32, Joint Resolution in favor of William H. Mara. To the Committee on Claims.

By Mr. Tuttle of Farmington, House Joint Resolution No. 33, Joint Resolution to reject a gift for the establishment of a convalescing hospital for Protestant children. To the Committee on Judiciary.

By Mr. Kelley of Manchester, House Joint Resolution No. 34, Joint Resolution in favor of Peter Mahoney. To the Committee on Claims.

By Mr. Weare of Seabrook, House Joint Resolution No. 35, Joint Resolution for the improvement of the highway in the town of Seabrook. To the Committee on Roads, Bridges and Canals.

By Mr. Underhill of Piermont, House Joint Resolution No. 36, Joint Resolution for the improvement of the road leading from Piermont to the Warren town line. To the Committee on Roads, Bridges and Canals.

By Mr. Todd of New London, House Joint Resolution No. 37, Joint Resolution for the permanent improvement of a section of the highway leading from Crockett's Corner, so-called to Lake Sunapee, in the town of New London. To the Committee on Roads, Bridges and Canals.

By Mr. Woodus of Brookfield, House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield. To the Committee on Roads, Bridges and Canals.

By Mr. Raiche of Manchester, House Joint Resolution No. 39, Joint Resolution in favor of the state prison. To the Committee on State Prison.

By Mr. Lavoie of Warren, House Joint Resolution No.

40, Joint Resolution in favor of John B. Merrill. To the Committee on Claims.

By Mr. Quimby of Laconia, House Joint Resolution No. 41, Joint Resolution to provide necessary facilities for more efficient and extended service at the Laconia State School. To the Committee on Laconia State School.

By Mr. Trask of Keene, House Joint Resolution No. 42, Joint Resolution providing for the erection of a gymnasium at the Keene Normal School. To the Committee on Normal Schools.

By Mr. Kimball of Plymouth, House Bill No. 94, An Act in amendment of Section 59, Chapter 275 of the Public Laws, relating to the tax on foreign insurance companies. To the Committee on Insurance.

By Mr. Collins of Manchester, House Bill No. 95, An Act authorizing the establishment of standards of anthracite coal. To the Committee on Judiciary.

By Mr. Holt of Peterborough, House Bill No. 96, An Act in amendment of Section 15 of Chapter 200 of the Public Laws relating to horned pout. To the Committee on Fisheries and Game.

By Mr. Kimball of Plymouth, House Bill No. 97, An Act in amendment of Section 10, Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts. To the Committee on Insurance.

By Mr. Kimball of Plymouth, House Bill No. 98, An Act in amendment of Section 68, Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies. To the Committee on Insurance.

By Mr. Kimball of Plymouth, House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign life insurance companies and mutual fire insurance companies insuring only through agents. To the Committee on Insurance.

By Mr. Callahan of Keene, House Bill No. 100, An Act for the quieting of title of certain real property in Keene.

On motion of Mr. Callahan of Keene the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Keene.

By Mr. Stone of Fitzwilliam, House Bill No. 101, An Act providing uniforms or other insignia of office for special police officers in towns. To the Committee on Revision of the Statutes.

By Mr. Colburn of Nashua, House Bill No. 102, An Act in amendment of Section 17 of Chapter 200 of the Public Laws relating to fresh water smelt. To the Committee on Fisheries and Game.

By Mr. Colburn of Nashua, House Bill No. 103, An Act in amendment of Section 4 of Chapter 196 of the Public Laws relating to fish and game. To the Committee on Fisheries and Game.

By Mr. Murphy of Manchester, House Bill No. 104, An Act relating to the compulsory insurance of automobiles. To the Committee on Insurance.

By Mr. Himes of Wakefield, House Bill No. 105, An Act in amendment of Section 5 of Chapter 180 of the Public Laws relating to the state college and university. Fo the Committee on University of New Hampshire.

By Mr. Rutter of Derry, House Bill No. 106, An Act providing a transfer tax reciprocal exemption. To the Committee on Ways and Means.

By Mr. Rolfe of Concord, House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the state hospital. To the Committee on State Hospital.

By Mr. Lee of Concord, House Bill No. 108, An Act in amendment of Articles I to III inclusive of Section 1 of Chapter 102 of the Public Laws relating to registration and license fees; penalties, etc. To the Committee on Revision of the Statutes.

By Mr. Falconer of Raymond, House Bill No. 109, An Act in amendment of Section 4 of Chapter 104 of the

Public Laws, relating to motor vehicles road tolls. To the Committee on Ways and Means.

ORDER VACATED

On motion of Mr. Glessner of Bethlehem the order whereby House Bill No. 13, An Act in amendment of Section 32, Chapter 323 of the Public Laws relating to salaries of justices was referred to the Committee on Judiciary be vacated and the bill be referred to a special committee consisting of the delegation from the city of Keene.

On motion of Mr. Ahern of Concord at 11.45 o'clock the House took a recess until 1.55 o'clock.

(After Recess)

The introduction of bills and joint resolutions were resumed and the following were severally introduced, read a first and second time and referred as follows:

By Mr. Alexander of Concord, House Bill No. 110, An Act to repeal the charter of the Nashua and Acton railroad. To the Committee on Railroads.

By Mr. Brackett of Greenland, House Bill No. 111, An Act in amendment of Section 14, Chapter 176 of the Public Laws relating to masters, apprentices and laborers. To the Committee on Labor.

By Mrs. Straw of Manchester, House Bill No. 112, An Act to amend Chapter 125, Public Laws by adding sections to be numbered 25 to 31, inclusive, same to be entitled "Tourist Camps." To the Committee on Public Health.

By Mr. Tibbets of Barrington, House Bill No. 113, An Act to change the names of certain ponds in the town of Barrington. To the Committee on Towns and Counties.

By Mr. Tibbets of Barrington, House Bill No. 114, An Act relating to taking racoon and fox with the aid or by the use of dog and gun. To the Committee on Fisheries and Game.

By Mr. Murphy of Manchester, House Bill No. 115, An Act in amendment of subdivision III of Section 5, Chapter

202, Public Laws, relating to licenses to hunt and fish. To the Committee on Fisheries and Game.

By Mr. Drake of Lebanon, House Bill No. 116, An Act relating to the fees for medical referees. To the Committee on Towns and Counties.

By Mr. Drake of Lebanon, House Bill No. 117, An Act in amendment of Chapter 162 of the Public Laws relating to sales of household chemicals. To the Committee on Public Health.

By Mr. Coolidge of Sandwich, House Joint Resolution No. 43, Joint Resolution to provide for extentions and improvements at the state library. To the Committee on State Library.

By Mr. Beede of Meredith, House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith. To the Committee on Public Improvements.

By Mr. Edwards of Chester, House Joint Resolution No. 45, Joint Resolution for the improvement of the Manchester road so-called in the town of Chester. To the Committee on Roads, Bridges and Canals.

By Mr. Burkett of Concord, House Joint Resolution No. 46, Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations. To the Committee on Appropriations.

By Mr. Corson of Rochester, House Joint Resolution No 47, Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington. To the Committee on Roads, Bridges and Canals.

By Mr. Drake of Lebanon, House Joint Resolution No 48, Joint Resolution for the treatment and diagnosis of persons afflicted with cancer, particularly in the advanced stages. To the Committee on Public Health.

On motion of Mr. Ahern of Concord at 2.13 o'clock the House adjourned.

AFTERNOON

The House was immediately called to order in afternoon session.

Mr. Pender of Portsmouth having qualified before His Excellency, the Governor, appeared and took his seat as a member of the House.

On motion of Mr. Marston of Allenstown at 2.14 o'clock the House adjourned.

THURSDAY, JANUARY 20, 1927.

The House met at 11.00 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Bryer of Peterborough and Ouelette of Berlin, were granted leaves of absence for the day on account of important business.

Mr. Stanley of Manchester was granted leave of absence for the day on account of sickness in his family.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were severally introduced, read a first and second time, laid upon the table to be printed and referred as follow:

By Mr. Elder of Dover, House Bill No. 118, An Act to provide for the discontinuance of the Granite State Park highway, substituting in place thereof a continuous highway from the junction of the East Side Trunk line to Sixth street in the city of Dover to Gonic, in the city of Rochester. To the Committee on Roads, Bridges and Canals.

By Mr. Adams of Hampton, House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook. To the Committee on Public Improvements.

By Mr. Duncan of Jaffrey, House Bill No. 120, An Act

for advancing the completion of the permanent improvement of Class I highway. To the Committee on Public Improvements.

By Mr. Bryer of Peterborough, House Bill No. 121, An Act relating to closing Sunshine lake in Greenfield to ice fishing for a term of five years. To the Committee on Fisheries and Game.

By Mr. Howes of Manchester, House Bill No. 122, An Act to permit cities and towns to exempt manufacturing establishments from local taxation. To the Committee on Judiciary.

By Mr. Coolidge of Sandwich, House Bill No. 123, An Act relating to public libraries. To the Committee on Towns and Counties.

By Mr. Young of Whitefield, House Bill No. 124, An Act relating to taking of brook trout. To the Committee on Fisheries and Game.

By Mr. Young of Whitefield, House Bill No. 125, Au Act relating to taking brook trout from small streams and ponds. To the Committee on Fisheries and Game.

By Mr. Rutter of Derry, House Bill No. 126, An Act in amendment of Section 17, Chapter 139, Public Laws relating to the manufacture and sale of ice cream. To the Committee on Public Health.

By Mr. Todd of New London, House Bill No. 127, An Act in amendment of Section 9, Chapter 150 of the Public Laws relating to wild animals, dogs and sheep. To the Committee on Fisheries and Game.

By Mr. Todd of New London, House Bill No. 128, An Act in amendment of Section 32, Chapter 150, Public Laws relating to wild animals, dogs and sheep. To the Committee on Fisheries and Game.

By Mr. Trask of Keene, House Bill No. 129, An Act to amend Chapter 273 of the Public Laws, providing for insurance adjusters. To the Committee on Insurance.

By Mr. Himes of Wakefield, House Bill No. 130, An Act to amend Section 6, Chapter 32 of the Public Laws,

relating to the electing of representatives to the general court. To the Committee on Revision of the Statutes.

By Mr. Osborne of Weare, House Bill No. 131, An Act to amend Section 1, Chapter 60 of the Public Laws relating to poll taxes. To the Committee on Judiciary.

By Mrs. Batchelder of Ellsworth, House Bill No. 132, An Act amending Section 11, Chapter 200 of the Public Laws, relating to fish. To the Committee on Fisheries and Game.

By Mr. Elder of Hanover, House Bill No. 133, An Act in amendment of Sections 1, 5 and 7 of Chapter 157 of the Public Laws relating to hawkers and peddlers. To the Committee on Revision of the Statutes.

By Mr. Blandin of Bath, House Bill No. 134, An Act to create a state highway in the towns of Bath, Landaff and Easton. To the Committee on Public Improvements.

By Mr. Rousseau of Franklin, House Bill No. 135, An Act in amendment of Section 2, Chapter 202, entitled "Licenses to hunt and fish." To the Committee on Fisheries and Game.

By Mr. Rousseau of Franklin, House Bill No. 136, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws establishing November eleventh as a legal holiday to be known as Armistice Day. To the Committee on Revision of the Statutes.

By Mr. Burgault of Lyman, House Bill No. 137, An Act relating to payment of money by the town of Lyman to the town of Lisbon. To the Committee on Towns and Counties.

By Mr. Coolidge of Sandwich, House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws relating to state and other public libraries. To the Committee on Towns and Counties.

By Mr. Lovejoy of Lempster, House Bill No. 139, An Act designating a trunk line from Claremont to Nashua. To the Committee on Public Improvements.

On motion of Mr. Ahern of Concord the rules were sus-

pended and the first and second reading of joint resolutions by their caption made in order.

By Mr. Plumer of Alexandria, House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria. To the Committee on Public Improvements.

By Mr. Elder of Dover, House Joint Resolution No. 50, Joint Resolution to provide for the marking of the Maine and New Hampshire boundary line. To the Committee on Public Improvements.

By Mr. Stone of Jefferson, House Joint Resolution No. 51, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson. To the Committee on Roads, Bridges and Canals.

By Mr. Glessner of Bethlehem, House Joint Resolution No. 52, Joint Resolution in favor of Guy S. Neal and others.

Read a first and second time.

On motion of Mr. Foster of Concord the rules were suspended and the printing of the joint resolution dispensed with.

On motion of the same gentleman the rules were further suspended and the joint resolution made in order for a third reading and passage at the present time.

The joint resolution was then read a third time and passed and sent to the Senate for concurrence.

By Mr. Steele of Epsom, House Joint Resolution No. 53, Joint Resolution providing for the improvement of road leading from Short Falls to the Suncook Valley road in Epsom. To the Committee on Roads, Bridges and Canals.

By Mr. Himes of Wakefield, House Joint Resolution No. 54, Joint Resolution appropriating money for state aid for the town of Wakefield. To the Committee on Roads, Bridges and Canals.

By Mr. Himes of Wakefield, House Joint Resolution No. 55, Joint Resolution appropriating money for state aid for

the town of Wakefield. To the Committee on Roads, Bridges and Canals.

By Mr. Hutchinson of Canaan, House Bill No. 140, An Act to establish a continuous highway from the Mascoma Valley road in Canaan to the junction with the Moosilauke road at West Rumney. To the Committee on Public Improvements.

By Mr. Richardson of Hanover, House Bill No. 141, An Act in amendment of Chapter 116 of the Public Laws relating to aid for dependent mothers. To the Committee on Education.

By Mr. Sinnett of North Hampton, House Joint Resolution No. 56, Joint Resolution for the improvement of the Post road, so-called, in the town of North Hampton. To the Committee on Roads, Bridges and Canals.

By Mr. Campbell of Manchester, House Joint Resolution No. 57, Joint Resolution for the continuation of the improvement of the River road, so-called, in the town of Litchfield. To the Committee on Public Improvements.

By Mr. Tollen of Plymouth, House Joint Resolution No. 58, Joint Resolution providing for changes in Mary Lyon hall at the Plymouth Normal School. To the Committee on Normal Schools.

By Mr. Tollen of Plymouth, House Joint Resolution No. 59, Joint Resolution providing for the completion of the Samuel Read Hall dormitory at the Plymouth Normal School. To the Committee on Normal Schools.

By Mr. Coleman of New Boston, House Joint Resolution No. 60, Joint Resolution for the treatment of persons afflicted with tuberculosis particularly in the advanced stages with special provisions for children. To the Committee on Public Health.

By Mr. Brown of Strafford, House Joint Resolution No 61, Joint Resolution in favor of assenting to the provisions of the act of Congress known as the Purnell Act. To the Committee on Agriculture.

By Mr. Hubbard of Candia, House Bill No. 142, An Act

in amendment of Section 2 of Chapter 198 of the Public Laws relating to deer. To the Committee on Fisheries and Game.

By Mr. Drake of Lebanon, House Bill No. 143, An Act to regulate the manufacture, distribution, sale and commercial use of cosmetics. To the Committee on Public Health.

By Mr. Besse of Concord, House Bill No. 144, An Act in amendment of Section 1 of Chapter 198 of the Public Laws, relating to bear. To the Committee on Fisheries and Game.

By Mr. Besse of Concord, House Bill No. 145, An Act in amendment of Section 3, of Paragraph 199 of the Public Laws relating to pheasants. To the Committee on Fisheries and Game.

By Mr. Sawyer of Sunapee, House Bill No. 146, An Act in amendment of Chapter 200 of the Public Laws relating to fish. To the Committee on Fisheries and Game.

By Mr. Dickinson of Swanzey, House Joint Resolution No. 62, Joint Resolution to provide for a survey of timber acreage in rural towns. To the Committee on Forestry.

By Mr. Weare of Seabrook, House Joint Resolution No 63, Joint Resolution for the repair of the Black Water River bridge in the town of Seabrook. To the Committee on Roads, Bridges and Canals.

By Mr. O'Neil of Nashua, House Bill No. 147, An Act in amendment of Chapter 103, Section 12, relating to operation of motor vehicles approaching stationary street cars. To the Committee on Revision of the Statutes.

By Mr. O'Neil of Nashua, House Bill No. 148, An Act relating to actions against cities or towns for labor or materials furnished on public works. To the Committee on Judiciary.

By Mr. Pingree of Berlin, House Bill No. 149, An Act relating to pensions for members of the fire department and department of public works in the city of Berlin.

On motion of Mr. Pingree of Berlin the rules were sus,

pended and the bill referred to a special committee consisting of the delegation from the city of Berlin.

By Mr. Richardson of Hanover, House Bill No. 150, An Act in amendment of Chapter 119 of the Public Laws relating to out of state high school tuition. To the Committee on Education.

By Mr. Richardson of Hanover, House Bill No. 151, An Act in amendment of Chapter 119 of the Public Laws relating to the dissolution of special school districts. To the Committee on Education.

By Mr. Richardson of Hanover, House Bill No. 152, An Act in amendment of Chapter 116 of the Public Laws relating to the obligation of Normal School graduates. To the Committee on Education.

By Mr. Richardson of Hanover, House Bill No. 153, An Act in amendment of Chapter 117 of the Public Laws relating to the efficiency of truant officers. To the Committee on Education.

By Mr. Richardson of Hanover, House Bill No. 154, An Act in amendment of Chapter 119 of the Public Laws relating to the salaries of district officers. To the Committee on Education.

By Mr. Richardson of Hanover, House Bill No. 155, An Act in amendment of Chapter 121 of the Public Laws relating to school money. To the Committee on Education.

By Mr. Richardson of Hanover, House Bill No. 156, An Act in amendment of Chapter 119 of the Public Laws relating to locking devices on schoolhouses. To the Committee on Education.

By Mr. Richardson of Hanover, House Bill No. 157, An Act in amendment of Chapter 117 of the Public Laws relating to the annual meeting of supervisory unions. To the Committee on Education.

By Mr. Dickinson of Swanzey, House Bill No. 158, An Act in amendment of Chapter 84, Section 19 of the Public Laws, relating to state and state-aid highways and trunk lines. To the Committee on Towns and Counties.

By Mr. Cheney of Laconia, House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the militia. To the Committee on Military Affairs.

By Mr. Whittemore of Pembroke, House Bill No. 160, An Act relating to common jails and prisoners therein. To the Committee on Revision of the Statutes.

By Mr. Whittemore of Pembroke, House Bill No. 161, An Act relating to taxation of banks and insurance companies. To the Committee on Ways and Means.

By Mr. Richardson of Hanover, House Bill No. 162, An Act in amendment of Section 19, Chapter 103 of the Public Laws relating to municipal regulation of motor vehicles. To the Committee on Revision of the Statutes.

By Mr. Hobbs of Pelham, House Bill No. 163, An Act to amend Section 12, Chapter 47 of the Public Laws relating to choice and duties of town officers. To the Committee on Revision of the Statutes.

By Mr. Elder of Dover, House Bill No. 164, An Act changing the name of the highway designated as "East Side" to "John Langdon." To the Committee on Revision of the Statutes.

By Mr. Glessner of Bethlehem, House Bill No. 165, An Act in amendment of Section 6 of Chapter 15 of the Public Laws relating to the state treasurer and state accounts. To the Committee on Judiciary.

By Mr. Cilley of Manchester, House Joint Resolution No. 64, Joint Resolution authorizing the Governor to receive certain funds as trustee.

Read a first and second time.

On motion of Mr. Cheney of Laconia the rules were suspended, the printing of the joint resolution dispensed with and the joint resolution made in order for a third reading and passage at the present time.

The joint resolution was then read a third time and passed and sent to the Senate for concurrence.

By Mr. Lovering of Manchester, House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse. To the Committee on Public Improvements.

COMMITTEE REPORTS

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill, No. 31, An Act to improve the procedure in criminal cases before justices and municipal courts, reported the same with the recommendation that the bill ought to pass.

The report was accepted, and the bill ordered to a third reading.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 23, An Act in amendment of Section 6, Chapter 137, Public Laws, relating to the sanitary production and distribution of food. reported the same with the recommendation that the bill ought to pass.

The report was accepted, and the bill ordered to a third reading.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House bill No. 6, An Act in amendment of Chapter 229, Section 1 of the Laws of 1887, relating to establishing the Adams School District in Derry, reported the same with the recommendation that the bill ought to pass.

The report was accepted, and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 27, An Act relating to the terms of the probate court for the county of Grafton, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out all after the enacting clause and inserting in its place the following: Sect. 1.

Amend Section 9, Chapter 295 of the Public Laws by striking out the whole thereof and substituting the following therefor: 9. Grafton. For the county of Grafton,—at Lebanon, on the third Tuesday of January, April, July and October; at Plymouth, on the second Tuesday of February, May and November, and the fourth Tuesday of July; at Woodsville, on the third Tuesday of March, June, September and December; at Littleton, on the first Tuesday of May and November.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution, No. 7, A Joint Resolution for the improvement of the North road leading from Deerfield Center to Epsom line in the town of Deerfield, reported the same with the following amendment, and the recommendation that the Joint Resolution as amended ought to pass.

Amend said Joint Resolution by striking out in line one the following: "two thousand dollars (\$2,000)" and inserting in place thereof the following: "one thousand dollars (\$1,000)." Further amend by striking out in line four the following: "one thousand dollars (\$1,000)" and inserting in place thereof the following: "five hundred dollars (\$500)" so that said Joint Resolution as amended shall read:

That the sum of one thousand dollars (\$1,000) for the year 1927, and a like sum for the year 1928, be and hereby is appropriated on condition that the town of Deerfield appropriate five hundred dollars (\$500) for each of the two years for the improvement of the North road so-called leading from Deerfield Center to Epsom line. Said sums appropriated by the State and by the town shall be expended under the direction of the Highway Commissioner and the sums appropriated by the State shall be a charge upon the maintenance funds as provided by Chapter 80, Laws of 1923.

The report was accepted, the amendment adopted, and the Joint Resolution referred to the Committee on Appropriations under the rules.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 19,, An Act in amendment of Section 10 of Chapter 237 of Public Laws relating to the Public Service Commission, reported the same with the recommendation that the bill ought to pass.

The report was accepted, and the bill referred to the Committee on Appropriations under the rules.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Joint Resolution No. 11, A Joint Resolution in favor of the Department of Vital Statistics, reported the same with the recommendation that the Joint Resolution ought to pass.

The report was accepted, and the Joint Resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 5, A Joint Resolution for the continuation of the improvement of the main road leading from Tyngsboro, Mass., to Hudson village in the town of Hudson, on the east side of the Merrimack river, reported the same with the recommendation that the Joint Resolution ought to pass.

The report was accepted, and the Joint Resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 6, A Joint Resolution for the improvement of road leading from the Candia line to Deerfield south road in the town of Deerfield, reported the same with the recommendation that the Joint Resolution ought to pass.

The report was accepted, and the Joint Resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolu-

tion No. 4, A Joint Resolution for the permanent construction of the highway in the town of Jefferson leading from the Carroll line to Gorham Hill road near Bowman's, reported the same with the following Resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

The Committee on Revision of Statutes, to whom was referred House Bill, No. 38, An Act to amend Chapter 47, paragraph 37, entitled "Incompatibility of officers and exemption from service," reported the same with the following Resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred a resolution relating to the federal inheritance tax, reported the same with the recommendation that the resolution ought not to be adopted.

The report was accepted.

The question being on the resolution reported by the committee.

(Discussion ensued)

Mr. Smith of Portsmouth moved the previous question. The question being: Shall the main question now be put? On a *viva voce* vote the previous question was ordered.

The question being: Shall the recommendation reported by the committee be adopted?

On a viva voce vote the chair was in doubt.

Mr. Smith of Portsmouth asked for a division.

A division being had, 156 members voted in the affirmative, and 67 members voted in the negative, and the recommendation of the committee was adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 11, An

Act to legalize the biennial and national elections held on the second day of November, 1926, in the town of Hampton Falls, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 28, An Act to legalize the biennial election held on November 2, 1926, in the town of Derry, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 29, An Act to legalize the votes and proceedings at the biennial state and national election held on November 2, 1926, in the town of Langdon, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 33, An Act to legalize the biennial election held on the second day of November, 1926, in the town of Meredith, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted, and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 7, An Act abolishing the poll tax on women, reported the same with the following Resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The undersigned, a minority of the Committee on the Judiciary, to whom was referred House Bill No. 7, An Act abolishing the poll tax on women, being unable to agree with the majority, reported the same with the recommendation that the bill ought to pass.

GEORGE H. DUNCAN, FREDERIC E. SMALL, JOHN T. SHEEHAN,

Mr. Small of Rochester moved that the report of the minority be substituted for the report of the majority, and with this motion pending moved that the bill and reports be laid upon the table and made a special order for Wednesday, January 26, at 11.01 o'clock.

On a viva vocc vote the motion prevailed.

RESOLUTIONS

On motion of Mr. Callahan of Keene-

Resolved, That the order whereby House Bill No. 100, An Act for the quieting of title of certain real property in Keene was referred to a special committee consisting of the delegation from the city of Keene be vacated and that the bill be referred to the Committee on the Judiciary.

On motion of Mr. Ahern of Concord-

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9.00 o'clock, and when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock.

On motion of Mr. Ahern of Concord business in order at 2.00 o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Rutter of Derry the rules were suspended and the third reading of bills by their titles made in order.

The following bills were severally read a third time and passed and sent to the Senate for concurrence.

House Bill No. 6, An Act in amendment of Chapter 229, Section 1, of the Laws of 1887, relating to establishing the Adams School district in Derry.

House Bill No. 23, An Act in amendment of Section 6, Chapter 137, Public Laws, relating to the sanitary production and distribution of food.

House Bill No. 27, An Act relating to the terms of the probate court for the county of Grafton.

House Bill No. 31, An Act to improve the procedure in criminal cases before justices and municipal courts.

Mr. Coleman of New Boston having qualified before His Excellency, the Governor, appeared and took his seat as a member of the House.

On motion of Mr. Ahern of Concord at 12.35 o'clock the House adjourned.

FRIDAY, JANUARY 21, 1927.

The House met at 9.00 o'clock according to adjournment.

The following letter was read by the Clerk.

Woodsville, N. H., January 20, 1927.

Mr. J. Edward Morrison, Concord, N. H.

DEAR SIR: I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige,

Yours respectfully,

HAROLD K. DAVISON.

Speaker.

On motion of Mr. Cloudman of Concord at 9.01 o'clock the House adjourned.

MONDAY, JANUARY 24, 1927.

The House met at 7.30 o'clock according to adjournment. The following letter was read by the Clerk.

Woodsville, N. H., January 24, 1927.

Mr. James W. Davidson, Charlestown, N. H.

DEAR SIR: I shall be unable to attend the session on Monday evening. Will you kindly preside for me and oblige,

Yours respectfully, HAROLD K. DAVISON,

Speaker.

On motion of Mr. Fogerty of Northumberland, at 7.31 o'clock the House adjourned.

TUESDAY, JANUARY 25, 1927.

The House met at 11 o'clock. Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Deming of Claremont and Roukey of Manchester were granted leaves of absence for the day on account of important business.

Messrs. Baker of Whitefield and Osborne of Weare were granted leaves of absence for the week on account of sickness in the family.

Messrs. Bartlett of Manchester and Parent of Berlin were granted leaves of absence for the week on account of illness.

NOTICE OF DEATH

The speaker gave notice of the death of George J. Charest, Representative from Ward No. 12, Manchester, who passed away on Saturday, January 22.

On motion of Mr. Sheehan of Manchester the chair was authorized to appoint a committee of three to prepare suitable resolutions on the death of Mr. Charest.

The Speaker appointed as such committee Messrs. Sheehan of Manchester, Duncan of Jaffrey and Bisson of Manchester.

COMMITTEE REPORTS

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 42, An Act in amendment of Section 34 of Chapter 15 of the Public Laws relating to lapsed appropriations, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 24, An Act prohibiting fishing through the ice in Warren pond, town of Alstead, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Foster of Concord for the Committee on Appropriations, to whom was referred House Joint Resolution No. 12, A Joint Resolution in favor of an Official Guide of the State of New Hampshire, reported the same with the following resolution:

Resolved, That it be referred to the next Legislature.

The report was accepted and the resolution of the committee adopted.

Mr. Foster of Concord for the Committee on Appropriations to whom was referred House Bill No. 35, An Act to repay to the city of Dover an overpayment of the state tax, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Trickey of Tilton for the Committee on National Affairs, to whom was referred House Joint Resolution No. 29, A Joint Resolution appropriating a sum not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

(Mrs. Patten of Nashua in the Chair)

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were severally introduced, read a first and second time, laid upon the table to be printed and referred as follows:

By Mr. Hobbs of Pelham, House Bill No. 166, An Act to amend Section 37, Chapter 47 of the Public Laws, relating to choice and duties of town officers. To the Committee on Revision of the Statutes.

By Mr. Davidson of Charlestown, House Bill No. 167, An Act to amend Section 11, Chapter 200 of the Public Laws, relating to fish. To the Committee on Fisheries and Game.

By Mr. Holt of Peterborough, House Bill No. 168, An Act to amend Section 11, Chapter 285 of the Public Laws, relating to births, marriages, and deaths. To the Committee on Revision of the Statutes.

By Mr. Callahan of Keene, House Bill No. 169, An Act relating to a Retirement System for New Hampshire teachers. To the Committee on Education.

By Mr. Connor of Henniker, House Bill No. 170, An Act to repeal Chapter 165 of the Public Laws, regulating the grading and packing of apples. To the Committee on Agriculture.

By Mr. DeMeritt of Exeter, House Bill No. 171, An Act relating to forms for insurance policies and contracts. To the Committee on Insurance.

By Mr. Rutter of Derry, House Bill No. 172, An Act to increase the salary of the Governor and to provide for a messenger and secretary to the Governor, and for stenographic and clerical assistance. To the Committee on Appropriations.

By Mr. Rutter of Derry, House Bill No. 173, An Act to increase the temporary borrowing capacity of the state. To the Committee on Revision of the Statutes.

By Mr. Houghton of Walpole, House Bill No. 174, An Act relating to regulation of highways by the selectmen. To the Committee on Revision of the Statutes.

By Mr. Gibson of Concord, House Bill No. 175, An Act providing for a contingent fund to protect the interests of the state. To the Committee on Appropriations.

By Mr. Adams of Hampton, House Bill No. 176, An Act providing for town auditors. To the Committee on Judiciary.

By Mr. Robinson of Milford, House Bill No. 177, An Act to amend Section 12, Chapter 47 of the Public Laws, relating to choice and duties of town officers. To the Committee on Revision of Statutes.

By Mr. Weare of Seabrook, House Bill No. 178, An Act merging certain school district meetings with town meetings. To the Committee on Education.

By Mr. Milton of Hopkinton, House Bill No. 179, An Act in amendment of Public Laws, Chapter 162, Section 53, relating to denatured alcohol. To the Committee on Public Health.

On motion of Mr. Ahern of Concord the rules were suspended and the first and second reading of joint resolutions made in order by their caption.

By Mr. Trask of Keene, House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene. To the Committee on Claims. By Mr. Gerry of Madison, House Joint Resolution No. 67, Joint Resolution for the improvement of a certain road in the town of Madison. To the Committee on Roads, Bridges and Canals.

By Mr. Gerry of Madison, House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line. To the Committee on Roads, Bridges and Canals.

By Mr. Lovering of Loudon, House Joint Resolution No. 69, Joint Resolution to complete the construction of a highway in the Towns of Loudon, Canterbury, Gilmanton and Belmont. To the Committee on Public Improvements.

By Mr. Quimby of Laconia, House Bill No. 180, An Act to provide for general revenue for the state of New Hampshire and the municipalities thereof, to be known as the general revenue bill. To the Committee on Ways and Means.

By Mr. Richardson of Hanover, House Bill No. 181, An Act to amend the law relating to the direct primary; to amend the law relating to political expenditures; and to provide for the publication by the state of an official primary campaign bulletin. To the Committee on Judiciary.

By Mr. Fogerty of Northumberland, House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws relating to the taking of pickerel. To the Committee on Fisheries and Game.

By Mr. Whittemore of Pembroke, House Bill No. 183, An Act in amendment of Section 16 of Chapter 192 of the Public Laws relating to public forest lands. To the Committee on Forestry.

By Mr. Whittemore of Pembroke, House Bill No. 184, An Act relating to the sale of securities. To the Committee on Judiciary.

By Mr. Bryer of Peterborough, House Bill No. 185, An Act to incorporate the Peterborough Home for the Aged. To the Committee on Incorporations.

By Mr. Drake of Lebanon, House Bill No. 186, An Act

in amendment of Section 53 of Chapter 162 of the Public Laws relating to denatured alcohol. To the Committee on Public Health.

By Mr. Duncan of Jaffrey, House Bill No. 187, An Act providing for merging school district meetings and town meetings under certain circumstances. To the Committee on Education.

By Mr. Young of Whitefield, House Bill No. 188, An Act providing for a forest improvement fund. To the Committee on Forestry.

By Mr. Drake of Lebanon, House Bill No. 189, An Act providing that nomination of candidates at the primary shall be by petition. To the Committee on Judiciary.

By Mr. Corliss of Laconia, House Bill No. 190, An Act relating to the speed of boats in Weirs channel between Lake Paugus and Lake Winnipesaukee. To the Committee on Revision of the Statutes.

By Mr. Trask of Keene, House Bill No. 191, An Act relating to agents of foreign insurance companies. To the Committee on Insurance.

By Mr. Trask of Keene, House Bill No. 192, An Act relating to examinations of agents of foreign insurance companies. To the Committee on Insurance.

By Mr. Haynes of Deerfield, House Bill No. 193, An Act in relation to forest protection and burning property. To the Committee on Forestry.

By Mr. Winn, Jr. of Harrisville, House Bill No. 194, An Act to change the name of North pond in the town of Harrisville. To the Committee on Towns and Counties.

By Mr. Drake of Lebanon, House Bill No. 195, An Act relating to the method of voting for maintenance of sewer system in the town of Claremont.

Read a first and second time. On motion of Mr. Etsler of Claremont the rules were suspended and the printing of the bill and its reference to a committee dispensed with.

On motion of Mr. Nichols of Claremont the rules were

further suspended and the bill made in order for a third reading and passage at the present time.

The third reading having commenced on motion of Mr. Glessner of Bethlehem the further reading of the bill was dispensed with.

The bill was then passed and sent to the Senate for concurrence.

By Mr. Morrison of Gorham, House Bill No. 196, An Act relating to the taxation of standing timber. To the Committee on Forestry.

By Mr. King of Walpole, House Bill No. 197, An Act to authorize the No. Walpole Village district to borrow money and issue bonds for the construction of a water-works system. To the Committee on Judiciary.

By Mr. Rutter of Derry, House Bill No. 198, An Act designating the State Prison as a jail and authorizing commitment thereto in certain cases. To the Committee on Judiciary.

By Mr. Rutter of Derry, House Bill No. 199, An Act to permit the transfer of prisoners between the State Prison and any House of Correction or jail. To the Committee on Judiciary.

By Mr. Gibson of Concord, House Bill No. 200, An Act to amend Public Laws, Chapter 4, Section 28, relating to Legislative counsel. To the Committee on Revision of the Statutes.

By Mr. Rutter of Derry, House Bill No. 201, An Act to amend Public Laws, Chapter 4, Section 29, relating to Legislative counsel. To the Committee on Revision of the Statutes.

By Mr. Burkett of Concord, House Bill No. 202, An Act to amend Chapter 90 of the Public Laws relating to motor vehicles. To the Committee on Revision of the Statutes.

By Mr. Burkett of Concord, House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents. To the Committee on Revision of the Statutes.

By Mr. Burkett of Concord, House Bill No. 204, An Act

in amendment of Chapter 103 of the Public Laws relating to motor vehicles. To the Committee on the Revision of the Statutes.

By Mr. Burkett of Concord, House Bill No. 205, An Act relating to the licensing of dogs. To the Committee on the Revision of the Statutes.

By Mr. King of Walpole, House Bill No. 206, An Act to amend Section 27, Chapter 324 of the Public Laws relating to the salaries of sheriffs.

Read a first and second time.

On motion of Mr. King of Walpole the rules were suspended and the bill referred to a special committee consisting of the delegation from the county of Cheshire.

By Mr. Burkett of Concord, House Bill No. 207, An Act in amendment of Chapter 391 of the Public Laws relating to burning of personal property. To the Committee on Revision of the Statutes.

By Mr. Brown of Hancock, House Bill No. 208, An Act in amendment of Section 7, Chapter 104, of the Public Laws, relating to motor vehicle road tolls. To the Committee on Revision of the Statutes.

By Mr. Guay of Laconia, House Bill No. 209, An Act in amendment of Section 13, of Chapter 102 of the Public Laws, relating to motor vehicles. To the Committee on Revision of the Statutes.

By Mrs. Straw of Manchester, House Bill No. 210, An Act in amendment of Chapter 26, of the Public Laws, entitled "Manner of Conducting Elections," and particularly that part of said chapter relating to "absent voting." To the Committee on Judiciary.

By Mrs. Straw of Manchester, House Bill No. 211, An Act to regulate the marriage of persons having communicable venereal diseases. To the Committee on Public Health.

By Mrs. Straw of Manchester, House Bill No. 212, An Act in amendment of Chapter 178 of the Public Laws en-

titled "Employers' Liability and Workmen's Compensation." To the Committee on Labor.

By Mr. Howes of Manchester, House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws relating to arson. To the Committee on Revision of the Statutes.

By Mr. Howes of Manchester, House Bill No. 214, An Act to authorize the city of Manchester to acquire and to operate a recreation field and an aviation field.

Read a first and second time.

On motion of Mr. Challis of Manchester the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Manchester.

By Mr. Bartlett of Derry, House Bill No. 215, An Act in amendment of Section 17 of Chapter 198 of the Public Laws relating to taking and possessing fur bearing animals. To the Committee on Fisheries and Game.

By Mr. Bartlett of Derry, House Bill No. 216, An Act authorizing the Derry Co-operative Building and Loan Association to change its name. To the Committee on Banks.

By Mr. Jewett of Milford, House Bill No. 217, An Act relating to the establishment of a police commission for the town of Milford.

Read a first and second time.

On motion of Mr. Robinson of Milford the rules were suspended and the bill referred to a special committee consisting of the delegation from the town of Milford.

By Mr. Holt of Peterborough, House Bill No. 218, An Act in relation to town clerks. To the Committee on Towns and Counties.

By Mr. Angell of Derry, House Bill No. 219, An Act in amendment of Chapter 162 of the Public Laws relating to petroleum. To the Committee on Revision of the Statutes.

By Mr. Sheehan of Manchester, House Bill No. 220, An Act in amendment of Section 3, Chapter 385 of the Public

Laws, relating to offenses against morality and religion. To the Committee on Revision of the Statutes.

By Mr. Cross of Berlin, House Bill No. 221, An Act in amendment of Section 11, Chapter 200 of the Public Laws relating to the taking of pickerel. To the Committee on Fisheries and Game.

By Mr. Coleman of New Boston, House Bill No. 222, An Act in amendment of Section 3 of Chapter 127 of Public Laws relating to the laboratory of Hygiene. To the Committee on Public Health.

By Mr. Sanborn of Ashland, House Bill No. 223, An Act in amendment of Section 14 of Chapter 100 of the Public Laws relating to the registration of motor vehicles. To the Committee on Ways and Means.

By Mr. Allen of Concord, House Bill No. 224, An Act authorizing the city of Concord to provide pensions for firemen and policemen.

Read a first and second time.

On motion of Mr. Lee of Concord the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Concord.

By Mr. Newton of Concord, House Bill No. 225, An Act to amend Section 28, Chapter 80 of the Public Laws relating to repairing town highways. To the Committee on Roads, Bridges and Canals.

By Mr. Greeley of Nashua, House Bill No. 226, An Act in amendment of Section 42 of part one of Chapter 427 of the Session laws of 1913, relating to the appointment of city solicitor of Nashua.

Read a first and second time.

On motion of Mr. Greeley of Nashua the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Nashua.

By Mr. Raiche of Manchester, House Bill No. 227, An Act relating to the board of parole. To the Committee on Revision of the Statutes.

By Mr. Glessner of Bethlehem, House Bill No. 228, An

Act to amend the charter of the Grafton Power Company To the Committee on Judiciary.

By Mr. Freeman of Concord, House Bill No. 229, An Act providing for the registration of barbers and lady hair-dressers. To the Committee on Public Health.

By Mr. Burkett of Concord, House Bill No. 230, An Act in amendment of Section 15, Chapter 269 of the Public Laws entitled regulation of small loans. To the Committee on Revision of the Statutes.

By Mr. Sheehan of Manchester, House Bill No. 231, An Act to regulate professional bondsmen. To the Committee on Judiciary.

By Mr. Alexander of Concord, House Bill No. 232, An Act to authorize the city of Concord to issue bonds for improvements in its water works system.

Read a first and second time.

On motion of Mr. Alexander of Concord the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Concord.

By Mr. Gibson of Concord, House Bill No. 233, An Act to amend the primary election law and to limit political expenditures. To the Committee on Judiciary.

By Mr. Alexander of Concord, House Bill No. 234, An Act in amendment of Section 16 of Chapter 260 of the Public Laws relating to general provisions as to savings banks and trust companies. To the Committee on Banks.

By Mr. Alexander of Concord, House Bill No. 235, An Act in amendment of Paragraph II of Section 3 of Chapter 262 of the Public Laws relating to investments of savings banks. To the Committee on Banks.

By Mr. Alexander of Concord, House Bill No. 236, An Act in amendment of Section 8, Chapter 262, of the Public Laws relating to investments of savings banks. To the Committee on Banks.

By Mr. Alexander of Concord, House Bill No. 237, An Act in amendment of Section 9, Chapter 262, of the Public

Laws relating to investments of savings banks. To the Committee on Banks.

By Mr. Alexander of Concord, House Bill No. 238, An Act in amendment of Section 20 of Chapter 201 of the Public Laws relating to savings banks. To the Committee on Banks.

By Mr. Alexander of Concord, House Bill No. 239, An Act relating to registration of foreign corporations. To the Committee on Judiciary.

By Mr. Lovering of Manchester, House Bill No. 240, An Act to regulate the sale of milk and dairy products. To the Committee on Agriculture.

By Mr. Glessner of Bethlehem, House Bill No. 241, An Act in amendment of Section 1, Chapter 382 of the Public Laws relating to cruelty to animals. To the Committee on Fisheries and Game.

By Mr. Hubbard of Candia, House Bill No. 242, An Act authorizing the town of Candia to exceed its limit of indebtedness. To the Committee on Judiciary.

By Mr. Glessner of Bethlehem, House Bill No. 243, An Act in amendment of Section 21 of Chapter 178 of Public Laws relating to employers' liability and workmen's compensation. To the Committee on Judiciary.

By Mr. Sheehan of Manchester, House Bill No. 244, An Act relating to court appearance. To the Committee on Judiciary.

By Mr. Connor of Henniker, House Bill No. 245, An Act in amendment of Section 2 of Chapter 198 of the Public Laws in regard to taking of deer, and the time thereof. To the Committee on Fisheries and Game.

By Mr. Connor of Henniker, House Bill No. 245, An Act in amendment of Chapter 181 of the Public Laws relating to the duties of the commissioner of agriculture. To the Committee on Agriculture.

By Mr. Haskell of Concord, House Bill No. 247, An Act relating to the vaccination of school children. To the Committee on Public Health.

By Mr. Gage of Nashua, House Bill No. 248, An Act to amend Chapter 25 of the Public Laws relating to the nomination of candidates. To the Committee on Judiciary.

By Mr. Boutwell of Concord, House Bill No. 249, An Act relating to the establishment of a Merrimack county jail.

Read a first and second time.

On motion of Mr. Ahern of Concord the rules were suspended and the bill referred to a special committee consisting of the delegation from the county of Merrimack.

By Mr. King of Walpole, House Bill No. 250, An Act relating to regulation of highways by the highway commissioner and selectmen. To the Committee on Roads, Bridges and Canals.

By Mr. Stevens of Kingston, House Bill No. 251, An Act relating to Powwow river and Great pond. To the Committee on Judiciary.

By Mr. Linchey of Portsmouth, House Bill No. 252, An Act in amendment of Section 19, Chapter 178, of the Public Laws relating to workmen's compensation. To the Committee on Labor.

By Mr. Whittemore of Pembroke, House Bill No. 253, An Act relating to fish and game licenses and fees. To the Committee on Fisheries and Game.

By Mr. Connelly of Newmarket, House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws relating to fish and game. To the Committee on Fisheries and Game.

By Mr. Dickinson of Swanzey, House Bill No. 255, An Act in amendment of Sections 9 and 10 of Chapter 68 of the Public Laws relating to the tax commission. To the Committee on the Revision of the Statutes.

By Mr. Dickinson of Swanzey, House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures. To the Committee on Revision of the Statutes.

By Mr. Smith of Portsmouth, House Bill No. 257, An Act

in amendment of Section 32 of Chapter 323 of the Public Laws relating to municipal courts.

Read a first and second time.

On motion of Mr. Smith of Portsmouth the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Portsmouth.

By Mr. Smith of Portsmouth, House Bill No. 258, An Act in amendment of Chapter 212 of the session laws of 1905, relating to the charter of Portsmouth.

Read a first and second time.

On motion of Mr. Smith of Portsmouth the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Portsmouth.

By Mr. Muchmore of Woodstock, House Bill No. 259, An Act in amendment of Section 11 of Chapter 68 of the Public Laws relating to the tax commission. To the Committee on Revision of the Statutes.

By Mr. Alexander of Concord, House Bill No. 260, An Act in amendment of Chapter 262 of Public Laws relating to investments of savings banks. To the Committee on Banks.

By Mr. Smith of Portsmouth, House Bill No. 261, An Act relating to the police of Portsmouth.

Read a first and second time.

On motion of Mr. Smith of Portsmouth the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Portsmouth.

By Mr. Laughlin of Manchester, House Bill No. 262, An Act in amendment of Section 21, Section 23, and Section 24 of the Public Laws relating to workmen's compensation. To the Committee on Labor.

By Mr. Corliss of Laconia, House Bill No. 263, An Act in amendment of Section 4, Chapter 200 of the Public Laws relating to fish. To the Committee on Fisheries and Game.

By Mr. Gale of Northfield, House Bill No. 264, An Act in amendment of Section 17 of Chapter 121 of the Public

Laws relating to school money. To the Committee on Education.

By Mr. King of Walpole, House Bill No. 265, An Act in relation to the regulation of auctions and auctioneers. To the Committee on Judiciary.

By Mr. Hett of Portsmouth, House Bill No. 266, An Act in amendment of Sections 28 and 29 of Chapter 100 of the Public Laws relating to non-resident motor vehicles. To the Committee on Revision of the Statutes.

By Mr. Patterson of Portsmouth, House Bill No. 267, An Act relative to absentee voting at state election. To the Committee on Judiciary.

By Mr. Crane of Washington, House Bill No. 268, An Act to protect religious freedom and the liberties of those receiving instruction in state supported institutions. To the Committee on Education.

By Mr. Burkhardt of Portsmouth, House Bill No. 269, An Act to provide a forty-eight hour week for women and children in certain employments. To the Committee on Labor.

By Mr. Gale of Northfield, House Bill No. 270, An Act creating the Tilton and Northfield Union School district. To the Committee on Education.

By Mr. Patterson of Portsmouth, House Bill No. 271, An Act in amendment of Chapter 162 of the Public Laws relating to sales of certain articles. To the Committee on Revision of the Statutes.

By Mr. Newton of Concord, House Bill No. 272, An Act in amendment of the laws relative to the union school district in Concord.

Read a first and second time.

On motion of Mr. Newton of Concord the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Concord.

By Mr. Newman of Keene, House Bill No. 273, An Act in amendment of Sections 1 and 2 of Chapter 148 of the Public Laws, relating to the safe-keeping, transportion and

sale of explosives. To the Committee on Revision of the Statutes.

By Mr. Callahan of Keene, House Bill No. 274, An Act relating to certain real estate in Keene, New Hampshire. To the Committee on Judiciary.

By Mr. Primeau of Nashua, House Bill No. 275, An Act to provide compensation for occupational diseases. To the Committee on Public Health.

By Mr. Wilson of Bennington, House Bill No. 276, An Act relating to the establishing of a department of public safety. To the Committee on Judiciary.

By Mr. Chasse of Nashua, House Bill No. 277, An Act in amendment of Public Laws, Chapter 315, Section 1 to increase the number of associate justices of superior court from four to six. To the Committee on Judiciary.

By Mr. Stanley of Manchester, House Bill No. 278, An Act in amendment of Section 13, Chapter 178 of the Public Laws relating to remedial care in cases within the scope of the workmen's compensation law. To the Committee on Judiciary.

By Mr. Glessner of Bethlehem, House Bill No. 279, An Act in amendment of chapter 321 of the Public Laws relating to jurors. To the Committee on Judiciary.

By Mr. Sheehan of Manchester, House Bill No. 280, An Act relating to the salaries of Supreme and Superior Court Judges. To the Committee on Revision of the Statutes.

By Mr. Chasse of Nashua, House Bill No. 281, An Act amending Public Laws, Chapter 318, Section 1 relating to change of terms of Superior Court in Hillsborough County in number and time. To the Committee on Judiciary.

By Mr. Gibson of Concord, House Bill No. 282, An Act relating to the fiduciary powers of trust companies and national banks as to the beneficiaries of the United States Veterans Bureau. To the Committee on Banks.

By Mr. Quimby of Laconia, House Joint Resolution No. 70, Joint Resolution, for the improvement of The Weirs

Channel, so-called, in Lake Winnipesaukee. To the Committee on Public Improvements.

By Mr. Corliss of Laconia, House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia as provided in Chapter 77, Laws of 1925. To the Committee on Public Improvements.

By Mr. Douphinett of Franklin, House Joint Resolution No. 72, Joint Resolution providing for the rebuilding of the Republican bridge at Franklin. To the Committee on Public Improvements.

By Mr. Milton of Hopkinton, House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the state highway department. To the Committee on Claims.

By Mr. Newton of Concord, House Joint Resolution No 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the state house and grounds. To the Committee on State House and State House Yard.

By Mr. Hidden of Tamworth, House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway. To the Committee on Claims.

By Mr. Hidden of Tamworth, House Joint Resolution No. 76, Joint Resolution for the continuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua. To the Committee on Public Improvements.

By Mr. Daniels of Manchester, House Joint Resolution No. 77, Joint Resolution in favor of Rodman W. Seymour. To the Committee on Claims.

By Mr. Duncan of Jaffrey, House Joint Resolution, No. 78, Joint Resolution for the maintenance of the Arthur E.

Poole Memorial road in the town of Jaffrey. To the Committee on Public Improvements.

By Mr. Parsons of Franklin, House Joint Resolution No 79, Joint Resolution for the repair and maintenance of the Daniel Webster birthplace in the city of Franklin. To the Committee on Appropriations.

By Mr. Parsons of Franklin, House Joint Resolution No 80, Joint Resolution for the completion of a section of the highway leading from the Daniel Webster highway to the Daniel Webster birthplace in the city of Franklin. To the Committee on Public Improvements.

By Mr. Perley of Goffstown, House Joint Resolution No. 81, Joint Resolution appropriating money for the completion of the highway from Goffstown Village to the Dunbarton town line. To the Committee on Public Improvements.

By Mr. Lovejoy of Lempster, House Joint Resolution No. 82, Joint Resolution for the improvement of the main road leading from Lempster street to Newport through East Unity. To the Committee on Roads, Bridges and Canals.

By Mr. DeMeritt of Exeter, House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College highway over the Exeter river. To the Committee on Roads, Bridges and Canals.

By Mr. Henderson of Durham, House Joint Resolution, No. 84, Joint Resolution authorizing a special committee of investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington. To the Committee on Public Improvements.

On motion of Mr. Ahern of Concord at 12.38 o'clock the House took a recess until 1.55 o'clock.

After recess.

' The introduction of bills and joint resolutions was resumed.

By Mr. Richardson of Hanover, House Bill No. 283, An Act amending Section 15 of Chapter 19 of the Public Laws relating to clerks' compensation. To the Committee on Judiciary.

By Mr. Brown of Manchester, House Bill No. 284, An Act in amendment of Section 1, Chapter 178 of the Public Laws, relating to workmen's compensation. To the committee on Judiciary.

By Mr. Linchey of Portsmouth, House Bill No. 285, An Act in amendment of Section 1, Chapter 178 of the Public Laws, relating to workmen's compensation. To the Committee on Judiciary.

By Mr. McDevitt of Hampton Falls, House Bill No. 286, An Act regulating the transportation of poultry. To the Committee on Agriculture.

By Mr. Callahan of Keene, House Bill No. 287, An Act in amendment of Chapter 287 of the Public Laws, relating to divorces and separation. To the Committee on Revision of the Statutes.

By Mr. Henderson of Durham, House Bill No. 288, An Act to authorize the Durham School District of the town of Durham to exceed its limit of bonded indebtedness. To the Committee on Judiciary.

By Mr. Mealey of Manchester, House Bill No. 289, An Act repealing Chapter 226 of the Laws of 1921, relating to the establishment of a finance commission in Manchester.

Read a first and second time.

On motion of Mr. Challis of Manchester the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Manchester.

By Mr. Paterson of Portsmouth, House Bill No. 290, An Act relating to business corporations. To the Committee on Judiciary.

By Mr. Besse of Concord, House Bill No. 291, An Act to dissolve certain corporations. To the Committee on Judiciary.

By Mr. Besse of Concord, House Bill No. 292, An Act

in amendment of Section 3 of Chapter 196 of the Public Laws relating to fish and game. To the Committee on Fisheries and Game.

By Mr. Besse of Concord, House Bill No. 293, An Act in amendment of Section 1 of Chapter 244 of the Public Laws relating to proceedings to acquire property or rights by railroads and public utilities. To the Committee on Revision of the Statutes.

By Mr. Smith of Dover, House Bill No. 294, An Act in relation to annual returns of business corporations. To the Committee on Judiciary.

By Mr. Seavey of Rochester, House Bill No. 295, An Act providing for public scales. To the Committee on Towns and Counties.

By Mr. Alexander of Concord, House Bill No. 296, An Act relating to the issue of prior preference stock by Boston & Maine Railroad in exchange for certain of its bonds. To the Committee on Judiciary.

By Mr. Alexander of Concord, House Bill No. 296, An Act in amendment of Paragraph VI of Section 6 of Chapter 262 of the Public Laws relating to investments of savings banks. To the Committee on Banks.

By Mr. Alexander of Concord, House Bill No. 298, An Act in amendment of Paragraph 1 of Section 14 of Chapter 60 of the Public Laws, with respect to the taxation of stock in trade, and authorizing municipalities to exempt manufacturing stock in trade from taxation in certain cases. To the Committee on Ways and Means.

By Mr. Alexander of Concord, House Bill No. 299, An Act temporarily suspending so much of Paragraph 1 of Section 14 of Chapter 60 of the Public Laws as relates to the taxation of manufacturing stock in trade. To the Committee on Ways and Means.

By Mr. Alexander of Concord, House Bill No. 300, An Act (a) to repeal paragraph 1 of Section 14 of Chapter 60, of the Public Laws, relating to the taxation of stock in trade, (b) in amendment of Chapter 65 of the Public

Laws, relating to the taxation of income from intangible and (c) providing for the taxation of income from manufacturing and mercantile business carried on within the state. To the Committee on Ways and Means.

By Mr. Hart of Wolfeboro, House Bill No. 301, An Act in amendment of Section 2 of Chapter 150 of the Public Laws, relating to bounties. To the Committee on Fisheries and Game.

By Mr. Hart of Wolfeboro, House Bill No. 302, An Act in amendment of Section 11 of Chapter 200 of the Public Laws, relating to fish. To the Committee on Fisheries and Game.

By Mr. Lovejoy of Lempster, House Joint Resolution No. 85, Joint Resolution for the improvement of the main road leading from Lempster street to Newport, through East Unity. To the Committee on Roads, Bridges and Canals.

By Mr. Richardson of Hanover, House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one half the expense of repairing the Ledyard bridge across the Connecticut River in said town. To the Committee on Roads, Bridges and Canals.

By Mr. Cilley of Manchester, House Joint Resolution No. 87, Joint Resolution in favor of the First New Hampshire Infantry (in the Federal Service 1916-1919). To the Committee on Military Affairs.

By Mr. Challis of Manchester, House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the Battlefields of Bennington and Saratoga. To the Committee on Military Affairs.

By Mr. Lavoie of Warren, House Joint Resolution No. 89, Joint Resolution to provide for a childrens' hospital at the New Hampshire State Sanatorium. To the Committee on Appropriations.

By Mr. Lavoie of Warren, House Joint Resolution No. 90, Joint Resolution in favor of New Hampshire State Sanatorium. To the Committee on Appropriations.

By Mr. Lavoie of Warren, House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium. To the Committee on Appropriations.

By Mr. Thompson of Stratham, House Joint Resolution No. 92, Joint Resolution for the improvement of the Winnicutt road in the town of Stratham. To the Committee on Public Improvements.

By Mr. McDevitt of Hampton Falls, House Joint Resolution No. 93, Joint Resolution for improvement of the Common at Hampton Falls. To the Committee on Roads, Bridges and Canals.

By Mr. Kimball of Grafton, House Joint Resolution No. 94, Joint Resolution for the improvement of the Fourth New Hampshire turnpike. To the Committee on Public Improvements.

By Mr. Stone of Jefferson, House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson. To the Committee on Roads, Bridges and Canals.

By Mr. Connor of Henniker, House Bill No. 303, An Act to amend Sections 6, 10, 13 and 39 of Chapter 224 of the Public Laws, relating to co-operative marketing associations. To the Committee on Agriculture.

By Mr. Curtis of Manchester, House Bill No. 304, An Act in amendment of Sections 24, 25, 27, 28, 29, 30 and 42 of Chapter 25 of the Public Laws, relating to primary elections and nomination of candidates. To the Committee on Judiciary.

By Mr. Sanborn of Ashland, House Bill No. 305, An Act in amendment of Section 22 of Chapter 198 of the Public Laws, relating to furs. To the Committee on Fisheries and Game.

By Mr. Connor of Henniker, House Bill No. 306, An Act to amend Section 8, Chapter 181 of the Public Laws, relating to the department of agriculture. To the Committee on Agriculture.

By Mr. Rogers of Rumney, House Bill No. 307, An Act to authorize consolidation of towns. To the Committee on Towns and Counties.

By Mr. Neal of Portsmouth, House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

Read a first and second time.

On motion of Mr. Neal of Portsmouth the rules were suspended and the bill referred to a special committee consisting of the delegation from the city of Portsmouth.

By Mr. Sheehan of Manchester, House Bill No. 309, An Act requiring owners of certain motor vehicles to furnish security for their civil liability on account of personal injuries. To the Committee on Insurance.

By Mr. Kelley of Plaistow, House Joint Resolution No. 96, Joint Resolution for the improvement of the South Kingston road from Plaistow to the Kingston town line. To the Committee on Public Improvements.

By Mr. Kinsman of Somersworth, House Bill No. 310, An Act in amendment of Section 22, Chapter 100 of the Public Laws, relating to registration of motor vehicles. To the Committee on Revision of the Statutes.

By Mr. Cushing of New Ipswich, House Bill No. 311, An Act prohibiting certain advertisements. To the Committee on Fisheries and Game.

By Mr. Sanders of Laconia, House Bill No. 312, An Act to change the name of the Belknap County cemetery. To the Committee on Towns and Counties.

By Mr. Angell of Derry, House Bill No. 313, An Act in amendment of Chapter 26 of the Public Laws, providing opportunity for sick and disabled voters to vote. To the Committee on Judiciary.

By Mr. Edwards of Chester, House Bill No. 314, An Act to establish a continuous highway from the South side road at Auburn to the Massachusetts State line at Haverhill. To the Committee on Public Improvements.

By Mr. Schultz of Gilmanton, House Bill No. 315, An Act relating to procedure in the collection of small claims. To the Committee on Revision of the Statutes.

By Mr. Hubbard of Candia, House Bill No. 316, An Act relating to the sale of shingles. To the Committee on Judiciary.

By Mr. Hyde of Lebanon, House Bill No. 317, An Act in amendment of Section 11, Chapter 200 of the Public Laws, relating to fish. To the Committee on Fisheries and Game.

By Mr. Todd of New London, House Bill No. 318, An Act relating to the school district in the town of Wilmot. To the Committee on Education.

By Mr. Gagne of Somersworth, House Bill No. 319, An Act relating to the powers of the Mayor and City Council of the city of Somersworth. To the Committee on Revision of the Statutes.

By Mr. Martin of Lancaster, House Bill No. 320, An Act in amendment of Section 6, Chapter 164 of the Public Laws, relating to the purchase of milk, etc., for resale or manufacture. To the Committee on Agriculture.

By Mr. Marden of Newport, House Bill No. 321, An Act in amendment of Section 26 of Chapter 60 of the Public Laws, relating to persons and property liable to taxation. To the Committee on Military Affairs.

By Mr. Hildreth of Hollis, House Joint Resolution No. 97, Joint Resolution for the construction and improvement of highway leading from East Pepperell, Mass., to Ponemah in the town of Hollis. To the Committee on Public Improvements.

By Mr. Crosbie of Exeter, House Joint Resolution No. 98, Joint Resolution in favor of construction of highway in the town of Kensington. To the Committee on Public Improvements.

By Mr. Varney of Alton, House Joint Resolution No. 99, Joint Resolution providing for improvement of road leading from the Gilmanton line to Winnipesaukee Trunk Line road in the town of Alton. To the Committee on Public Improvements.

By Mr. Connolly of Newmarket, House Joint Resolution No. 100, Joint Resolution for the construction of state road in the town of Lee. To the Committee on Roads, Bridges and Canals.

By Mr. Kinsman of Somersworth, House Joint Resolution No. 101, Joint Resolution for the permanent improvement of the Granite State Park road in the cities of Somersworth and Dover. To the Committee on Roads, Bridges and Canals.

By Mr. Tuttle of Farmington, House Joint Resolution No. 102, Joint Resolution for the improvement of the road leading from Farmington village to the village of South Wolfeboro. To the Committee on Roads, Bridges and Canals.

By Mrs. Pillsbury of Manchester, House Bill No. 322, An Act in amendment of Section 22 of Chapter 180 of the Public Laws relating to State College and University. To the Committee on University of New Hampshire.

RESOLUTIONS

On motion of Mr. Small of Rochester,—

Resolved, That when the House adjourn from afternoon session today, it adjourn out of respect to the memory of our deceased fellow-member, Mr. George J. Charest, of Ward 12, Manchester.

On motion of Mr. Todd of New London,-

Resolved, That the order whereby House Bill No. 127, An Act in amendment of Section 9, Chapter 150 of the Public laws, relating to wild animals, dogs and sheep, was referred to the Committee on Fisheries and Game be vacated and the bill be referred to the Committee on Agriculture.

On motion of Mr. Todd of New London,—

Resolved, That the order whereby House Bill No. 128, An Act in amendment of Section 22, Chapter 150 of the

Public Laws, relating to wild animals, dogs and sheep, was referred to the Committee on Fisheries and Game be vacated and the bill be referred to the Committee on Agriculture.

On motion of Mr. Smith of Portsmouth,-

Resolved, That the order whereby House Bill No. 108, An Act in amendment of Articles I to III of Section 1 of Chapter 102 of the Public Laws relating to registration and license fees; penalties, etc., was referred to the Committee on Revision of the Statutes, be vacated and the bill be referred to the Committee on Ways and Means.

On motion of Mr. Ahern of Concord the House took a recess for 30 minutes.

(After recess.)

The introduction of bills and joint resolutions were resumed.

By Mr. Bixler of Exeter, House Bill No. 323, An Act in amendment of Section 8 of Chapter 180 of the Public Laws relating to the State College and University. To the Committee on University of New Hampshire.

By Mrs. Straw of Manchester, House Bill No. 324, An Act for the regulation of the practice of hairdressing and cosmetic therapy. To the Committee on Public Health.

By Mr. Pearsons of Londonderry, House Bill No. 325, An Act to define, regulate and license real estate brokers and salesman. To the Committee on Revision of the Statutes.

By Mr. Blandin of Bath, House Bill No. 326, An Act relating to support of wife and children, and offenses against minors. To the Committee on Judiciary.

By Mr. Sawyer of Sunapee, House Bill No. 327, An Act in amendment of Section 2, Chapter 370 of the Public Laws, relating to fines, costs and discharges. To the Committee on Revision of the Statutes.

By Mr. Hart of Wolfeboro, House Bill No. 328, An Act to amend Section 22, Chapter 100 of the Public Laws relating to registration of motor vehicles. To the Committee on Revision of the Statutes.

By Mr. Murphy of Manchester, House Bill No. 329, An Act relating to Sunday hunting. To the Committee on Fisheries and Game.

By Mr. Johnson of Franconia, House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925 entitled "An Act to provide for the acquisition by the state of Franconia Notch, so called, lying in the towns of Franconia and Lincoln, as a forest reservation and state park." To the Committee on Forestry.

By Mr. Wilcox of Ossipee, House Joint Resolution No. 103, Joint Resolution for the improvement of certain road in the town of Effingham. To the Committee on Roads, Bridges and Canals.

By Mr. Loveren of Loudon, House Joint Resolution No. 104, Joint Resolution for the improvement of the Old Stage Coach line from Loudon village to Gilmanton Iron Works. To the Committee on Roads, Bridges and Canals.

By Mr. Schultz of Gilmanton, House Joint Resolution No. 105, Joint Resolution for completing the grading of the highway leading from Loudon Mills over the Old Stage Coach line to Kelley's Corner in Lower Gilmanton. To the Committee on Roads, Bridges and Canals.

By Mr. Tuttle of Farmington, House Bill No. 331, An Act in amendment of subdivision 1, Section 5, Chapter 202, of the Public Laws relating to licenses to hunt and fish. To the Committee on Fisheries and Game.

By Mr. DeMeritt of Exeter, House Bill No. 332, An Act in amendment of Section 32, Chapter 323 of the Public Laws relating to salaries of justices. To the Committee on Revision of the Statutes.

By Mr. Leighton of Dover, House Bill No. 333, An Act to change the name of the gasoline tax. To the Committee on Ways and Means.

By Mr. Lemelin of Manchester, House Bill No. 334, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts. To the Committee on Judiciary.

By Mr. Lemelin of Manchester, House Bill No. 335, An Act in amendment of Chapter 178 of the Public Laws, relating to employers' liability and workmen's compensation. To the Committee on Judiciary.

REPORT OF COMMISSION

The following was received from the Secretary of State:

January 25, 1927.

House of Representatives Concord, N. H.

Gentlemen:

I hand you herewith the report of the special commission on the World War Memorial at Portsmouth.

Signed

HOBART PILLSBURY,

Secretary of State.

Report of Commission to consider the advisability of erecting a suitable memorial to the dead of the world war from the state of New Hampshire, to be erected upon the New Hampshire approach to the Memorial Bridge at Portsmouth.

To His Excellency, John G. Winant, Governor of the State of New Hampshire:

Pursuant to our appointment as members of a commission to consider a Memorial to be erected on the New Hampshire approach to the Memorial Bridge at Portsmouth which appointment was authorized by Chapter 102, Laws of 1925, your commissioners respectfully and unanimously report the following recommendations:

- 1—That it is distinctly advisable that a Memorial should be erected upon the New Hampshire approach to the Memorial Bridge at Portsmouth.
 - 2—That such a Memorial should be in the form of a

State Memorial to the dead of the World War from the state of New Hampshire.

- 3—That this Memorial should be located in the existing small park at the New Hampshire entrance of the bridge.
- 4—That this parcel of land now owned by the city of Portsmouth should be donated to the state, if the state decides to erect this Memorial, and that the city of Portsmouth should maintain this plot of land as a park after the Memorial is completed. (The city council of Portsmouth have already voted favorably upon this proposition.)
- 5—That this Memorial should be simple in its form, designed to blend properly with its surroundings.
- 6—That the exact cost of a suitable Memorial could not be determined as all artists and architects, whose advice the commission have sought, have declined to make any definite proposition until after some plans and specifications have been given them which would have involved expense not authorized under Chapter 102 of the Laws of 1925. The Commission have been advised, however, that any project undertaken at this location which is now in condition to receive such a Memorial, should be drawn with consideration of the two roadways leading to the approach of the bridge and that the base of the Memorial should be so extended on the existing park area that an impression of the unity of the bridge and monument as a Memorial would be affected. Such a construction would probably require an outlay of not less than \$25,000.00 nor more than \$35,000.00.

Therefore your committee respectfully recommend that His Excellency, The Governor and His Honorable Council approve and refer this report to the 1927 legislature with the additional recommendation, that, if the above report be adopted, such sum of money as the legislature may consider suitable for this Memorial and for the expenses of procuring of the same, be appropriated and also further that the legislature provide for the appointment of another

commission whose duty it shall be to select the Memorial and have the same erected as suggested in this report.

Respectfully submitted,

HAROLD K. DAVISON,
Woodsville, N. H.,
ALBERT B. KELLOGG,
Claremont, N. H.
FRANK E. BROOKS,
Portsmouth, N. H.

Commissioners.

Dated at Woodsville, N. H. November 30, 1926.

Approved:

HAROLD K. DAVISON, ALBERT B. KELLOGG, FRANK E. BROOKS.

The report was referred to the Committee on Military Affairs.

On motion of Mr. Ahern of Concord at 4.38 o'clock the House adjourned.

AFTERNOON

The house was immediately called to order in afternoon session.

THIRD READINGS

On motion of Mr. Rutter of Derry the rules were suspended and the third reading of bills by their title made in order.

House Bill No. 24, An Act prohibiting fishing through the ice in Warren pond.

House Bill No. 35, An Act to repay to the city of Dover an overpayment of the state tax.

House Bill No. 42, An Act in amendment of Section 34 of Chapter 15 of the Public Laws relating to lapsed appropriations.

Severally read a third time and passed and sent to the Senate for concurrence.

COMMITTEE APPOINTMENT

The Speaker announced the appointment of Mr. Bisson of Manchester on the Committee on Elections in place of Mr. Charest of Manchester, deceased.

RESOLUTION

On motion of Mr. Foster of Concord,—

Resolved, That the State Treasurer be directed to pay to the widow of our late member, George J. Charest, the full salary due him as a member of the House of Representatives.

Messrs. Reed of Acworth and Burque of Nashua, having qualified before His Excellency the Governor, appeared and took their seats as members of the House.

On motion of Mr. Ahern of Concord at 3.44 o'clock the House adjourned.

WEDNESDAY, JANUARY 26, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Gilmore of Manchester, Burque of Nashua, and Howes of Manchester were granted leaves of absence for the day on account of important business.

Mr. Palmer of Tuftonboro was granted leave of absence for Thursday, Jan. 27, and Tuesday, Feb. 1, on account of important business.

Mr. Etsler of Claremont was granted leave of absence for today and Thursday on account of important business.

Mr. Merrill of Lisbon was granted leave of absence for Thursday on account of important business.

Mrs. Currie of Bedford was granted leave of absence for the week on account of sickness.

Mr. Bennett of Freedom was granted leave of absence for the week on account of a death in his family.

COMMITTEE REPORTS

Mr. Bragg of Alstead for the Committee on Incorporations to whom was referred House Bill No. 26, An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 39, An Act to repeal Chapter 245, Laws of 1909 relating to School District in the towns of Bennington and Antrim, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 44, An Act relating to the form for applications for licenses to operate motor vehicles, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 53, An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway lighting precinct field April 12th, 1921, May 4th, 1922, May 21st, 1923, May 12th, 1924, and May 11th, 1925, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 61, An Act in amendment of Section 12, Chapter 295 of the Session Laws of 1925, relating to the Bethlehem village district, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out Section 2 thereof and substituting the following therefor: Sect. 2. This act shall take effect when its provisions shall have been adopted by a majority of those present and voting at any regular meeting of the voters of said precinct, or at any special meeting of such voters called for the purpose of considering the adoption of the provisions of this act.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 36, An Act relating to the management of trust funds, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 46, An Act to prohibit gas companies from charging the so-called service charge on gas meters, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 3, An Act providing for the imposition of a road toll on land values for the construction and maintenance of highways, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

(Discussion ensued)

On a viva voce vote the resolution was adopted.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following joint resolution sent up from the House of Representatives:

House Joint Resolution No. 64, Joint Resolution authorizing the Governor to receive certain funds as trustee.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following Joint Resolution with amendment, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 52, Joint Resolution in favor of Guy S. Neal and others.

SECTION 1. Amend said Joint Resolution by adding at the end of the tenth line after the word dollars, the following: "and John Potts be allowed the sum of sixteen dollars." So that said Joint Resolution as amended shall read:

That Guy S. Neal, Sergeant-at-Arms of the house, be allowed the sum of thirteen dollars and fifty cents; Maurice M. Cass be allowed the sum of forty dollars; Dana R. Berry be allowed the sum of forty dollars; Charles A. Burlington be allowed the sum of forty dollars; William Palfrey be allowed the sum of fifteen dollars; Edgar S. Winslow be allowed the sum of fifteen dollars; Walter L. Riford be

allowed the sum of nine dollars and fifty cents; Frank M. Ayer be allowed the sum of nine dollars; Charles E. Wendell be allowed the sum of eight dollars; Richard W. Walton be allowed the sum of eight dollars; and John Potts be allowed the sum of sixteen dollars, in full for their services at the organization of the present senate and house, and that the governor be authorized to draw his warrant for the same on the treasury.

SECT. 2. This act shall take effect upon its passage.

On motion of Mr. Ahern of Concord the House concurred on the amendment sent down from the Honorable Senate.

The Joint Resolution was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed the following entitled Bill and Joint Resolution in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 28, An Act relating to improvements at Alton Bay.

Senate Joint Resolution No. 3, Joint Resolution authorizing a Special Joint Committee of Investigation.

SENATE BILL AND JOINT RESOLUTION READ.

Senate Bill No. 28, An Act relating to improvements at Alton Bay.

Read a first and second time and referred to the Committee on Public Improvements.

Senate Joint Resolution No. 3. Joint Resolution authorizing a Special Joint Committee of Investigation.

The Joint Resolution was read a first time. The second reading having commenced on motion of Mr. Ahern of Concord the rules were suspended and the further reading of the Joint Resolution dispensed with.

On motion of the same gentleman the rules were further suspended and its reference to a committee dispensed with as the Joint Resolution made in order for a third reading and passage at the present time. The third reading having commenced on motion of Mr. Ahern of Concord the further reading of the Joint Resolution was dispensed with. The Joint Resolution was then passed and sent to the Secretary of State to be engrossed.

RESOLUTION

Mr. Sheehan of Manchester presented the following resolutions:

Resolutions on the death of Representative George J. Charest.

Whereas, this House has learned with sincere sorrow of the death of Representative George J. Charest of Manchester and

Whereas, in view of the loss we have sustained by the decease of our fellow member, and of the still heavier loss, sustained by those who were nearest and dearest to him, therefore, be it

Resolved: that we sincerely condole with the family of the deceased on the dispensation with which it has pleased Divine Providence to afflict them and commend them for consolation to Him who orders all things for the best and whose chastisements are meant in mercy.

Resolved: that the heartfelt testimonial of our sympathy and sorrow be forwarded to the family of our departed brother by Arthur P. Bisson.

SHEEHAN OF MANCHESTER DUNCAN OF JAFFREY BISSON OF MANCHESTER

By a rising vote the resolutions were unanimously adopted.

SPECIAL ORDER

Mr. Small of Rochester called for the special order, House Bill No. 7, An Act abolishing the poll tax on women. The question being,

Shall the report of the minority that the bill ought to pass

be substituted for the report of the majority that it is inexpedient to legislate?

(Discussion ensued)

Mr. Smith of Portsmouth moved the previous question. The question being,

Shall the main question now be put?

On a viva voce vote the previous question was ordered.

The question being,

Shall the report of the minority that the bill ought to pass be substituted for the report of the majority that it is inexpedient to legislate?

Mr. Small of Rochester asked for a division.

Mr. Carr of Manchester demanded the yeas and nays and the roll was called with the following result:

YEAS 123

Rockingham County—Morse, Brown of Epping, Beede of Fremont, Pridham, Connelly, Filion, LaBranche, Estabrook, Hett, Paterson, Linchey, Humphreys, Burkhardt. Caswell of Rye.

Strafford County—Tibbets, Dennis, Dustin, Gelinas, Small, Cote, Gagne, Houle, McGreal, Vincent.

Belknap County—Varney, Garland, Schultz, Guay of Laconia, Simoneau.

Carroll County-Hamlin.

Merrimack County—Chase, Rolfe, Robinson of Concord, Richardson of Concord, Lee, Ahern, Haskell, Glidden, Steele, Douphinette, Rousseau, Rainville, Cutler, McAlister.

Hillsborough County—Rouleau, Pelletier, Leslie, Eagan, Horan, Jennings, Kelley, John F., of Ward 5, Manchester, Kelley, Martin A., Ward 5, Manchester, Laughlin, Mahoney, Mara, McNulty, Moran, O'Brien, Duke, Nealey, Murphy, Stanley, Broderick, Carr, Healey, McGuigan, Sheehan, Sullivan of Manchester, Bussiere, Collins, Griffiths, Curtis, Wagner of Ward 10, Manchester, Wenzel, Burke of Manchester, Daley, Joyce, Roukey, Bisson,

Guevin, Maynard, Roy of Manchester, St. Germaine, Beaudette, Raiche, Boilard, Lavoie of Nashua, Colburn, Nolan, Jacques, Cotton, Welsh, Moran, O'Neil, Sullivan of Nashua, Bouthillier, Chasse, Renaud, Cushing, Hobbs.

Cheshire County-Winn, Duncan, Duffy, King.

Sullivan County-None.

Grafton County—Blandin, Hutchinson, Moulton, Richardson of Littleton, Shea, Williams, Burgault, Weymouth, Tollen.

Coos County—Barden, Keenan, Roy of Berlin, Pingree, Heroux, Ouellette, Seymour, Scott of Colebrook, Whitcomb of Dalton, Bunnell.

NAYS 253

Rockingham County—Dockham, Abbott, Hubbard, Edwards, Hayes, Angell, Bartlett of Derry, Bixler, Crosbie, DeMeritt, Durgin, Brackett, Little, Adams of Hampton, McDevitt, Stevens, Pearsons, Doe, Hodgdon, Sinnett, Batchelder of Northwood, Smith of Nottingham, Kelley of Plaistow, Palfrey, Neal, Smith of Portsmouth, Falconer, Wilson of Salem, Odell, Weare, Hawley.

Strafford County—Elder of Dover, Smith of Ward 1, Dover, Cloutman, Crockett, Leighton, Dame, Perry, Scruton, Smith of Ward 4, Dover, Henderson of Durham, Tuttle, Thompson of Lee, Kelley of Middleton, Chamberlain of Milton, Ricker, Corson, Jenness, Wentworth, Bickford of Rochester, Seavey, Nutter, Kinsman, Brown of Strafford.

Belknap County—Hill, Simpson, Harris, Corliss, Page, Cheney, Thompson of Laconia, Follansbee, Smith of Laconia, Sanders, Beede of Meredith, Gordon, Sanborn of Sanbornton, Trickey, Young of Tilton.

Carroll County—Woodus, Murchie, Smith of Conway, Dearborn, Gray, Gerry, Richardson of Moultonborough, Wilcox, Coolidge, Hidden, Palmer, Himes, Hart.

Merrimack County—Marston, Chamberlin of Boscawen, Clough of Bow, Cofrin, Clough of Canterbury, Kelley of

Chichester, Allen, Alexander, Besse, Burkett, Foster of Concord, Newton, Boutwell, Cloudman, Morrison of Concord, Nash, Cilley of Concord, Freeman, Gibson, Barnard, Parsons, Adams of Franklin, Bartlett of Franklin, Connor, Catlin, Arel, Milton, Lovering of Loudon, Donigan, Todd, Gale of Northfield, Whittemore of Pembroke, Emerson, Wells, Gage of Warner, Sawyer of Wilmot.

Hillsborough County—Peaslee, Whittemore of Antrim, Wilson of Bennington, Jones, Perley, Whipple, Brown of Hancock, Baker of Hillsborough, Butler, Hildreth, Blood, Richardson of Lyndeborough, Cilley of Manchester, Daniels of Manchester, Towne, Dolloff, Pillsbury of Ward 2, Manchester, Wagner of Ward 2, Manchester, Campbell, Irwin, Straw, Caswell of Manchester, Challis, Phinney, Pillsbury of Ward 4, Manchester, Challis, Phinney, Pillsbury of Ward 4, Manchester, Johnstone, Wiggin, Hebert, Lemelin, Lovering of Manchester, Wylie, Burbank of Manchester, Allard, Normand, Henderson of Merrimack, Bruce, Jewett, Robinson of Milford, Barker, Greeley, Milliken, Gage of Nashua, Griswold, Law, Primeau, Patten, Coleman, Bryer, Holt, Wilson of Sharon, Wheeler, Bean.

Cheshire County—Bragg, Chickering, Stone of Fitz-williams, Langille, Knight, Callahan, Hopkins, Newman, Daniels of Keene, Barrett L. M. of Wards 3, Keene, Barrett A. H., of Ward 3, Keene, Gates, Robinson of Marlborough, Perkins, Holden, Dickinson of Swanzey, Gay of Troy, Houghton, Thompson of Westmoreland, Burbank of Winchester, Dickinson of Winchester.

Sullivan County—Reed, Archibald, Nichols, Nourse, Pederson, Warner, Whitcomb of Claremont, Balloch, Lovejoy, Fairgrieve, Martin of Newport, Robinson of Newport, Daniels of Plainfield, Sawyer of Sunapee, Crane.

Grafton County—Plumer, Sanborn of Ashland, Glessner, Ferguson, Pulsifer, Batchelder of Ellsworth, Saunders, Kimball of Grafton, Horne, Elder of Hanover, Richardson of Hanover, Burns, Farnham, Avery, Gale of Landaff, Drake, Eaton, Foster of Lebanon, Hyde, Ross, Burnell, Conrad, Renfrew, Underhill, Kimball of Plymouth, Rogers,

Emmons, Lavoie of Warren, Brown of Wentworth, Muchmore.

Coos County—Cross, Burbank of Berlin, Dahl, Snodgrass, Ramsay, Woodard, George, Morrison of Gorham, Stone of Jefferson, Martin of Lancaster, Bickford of Milan, Fogerty, Scott of Pittsburg, Peabody, Cole of Stark, Baker of Whitefield, Young of Whitefield.

And the motion to substitute did not prevail.

The question being on the resolution reported by the Committee.

On a viva voce vote the resolution was adopted.

On motion of Mr. Ahern of Concord at 12.52 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

On motion of Mr. Ahern of Concord the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 26, An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans.

House Bill No. 39, An Act to repeal Chapter 245, Laws of 1909, relating to school district in the towns of Bennington and Antrim.

House Bill No. 44, An Act relating to the form for applications for licenses to operate motor vehicles.

House Bill No. 53, An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway Lighting Precinct held April 12th, 1921, May 4th, 1922, May 21st, 1923, May 12th, 1924, and May 11th, 1925.

House Bill No. 61, An Act in amendment of Section 12, Chapter 295 of the Session Laws of 1925 relating to the Bethlehem Village District. Severally read a third time and passed and sent to the Senate for concurrence.

REFERENCE OF REPORT

The report of the Commission for study and analysis of the subject of taxation of national banks and other banking institutions in the state was referred to the Committee on Ways and Means.

RESOLUTION

On motion of Mr. Challis of Manchester,

Resolved, That the orders by which House Bill No. 40, An Act in amendment of Chapter 178 of the Public Laws, relating to Employers' Liability and Workmen's Compensation; House Bill No. 212, An Act in amendment of Chapter 178 of the Public Laws, relating to Employers' Liability and Workmen's Compensation, House Bill No. 252, An Act in amendment of Section 19 of Chapter 178 of the Public Laws, relating to Workmen's Compensation, and House Bill No. 262, An Act in amendment of Section 21, Section 23, and Section 24 of Chapter 178 of the Public Laws, relating to Workmen's Compensation, were referred to the Committee on Labor, be vacated, and the same be referred to the Committee on Judiciary.

On motion of Mr. Fogerty of Northumberland at 3.15 o'clock the House adjourned.

THURSDAY, JANUARY 27, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVE OF ABSENCE

Mr. Cotton of Nashua was granted leave of absence for next week on account of sickness.

COMMITTEE REPORTS

Mr. Glessner of Bethlehem for the Committee on the Judiciary to whom was referred House Bill No. 86, An Act to legalize the biennial election held November 2, 1926 in the town of Tuftonboro, reported the same with the following resolution:

Resolved, That is is inexpedient to legislate.

The report was accepted.

The quested being on the resolution reported by the Committee.

(Discussion ensued.)

On a viva voce vote the resolution was adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary to whom was referred House Bill No. 43, An Act in amendment of Section 45 of Chapter 42 of the Public Laws, relating to pensions for certain town employees, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out the whole of the same after the enacting clause and substituting in place thereof the following:

Section 1. Amend Section 45 of Chapter 42 of the Public Laws by striking out the whole of said section and substituting in place thereof the following: 45. *Limitations*. Towns may grant pensions to any fireman, police officer or constable who, by reason of permanent disability directly incurred in the performance of his official duty, is no longer able to perform services in such capacity, or who has served faithfully for not less than twenty-five years; provided that no pension shall be granted for more than one year at a time. The maximum amount of such pension shall be in the case of a permanent man, one-half of the pay received by him at the time of his retirement or disability, and in case of a part-time man, call-man or special man, five hundred dollars.

Section 2. All acts and parts of acts inconsistent with this act, except special acts now in force in particular places, are hereby repealed, and this act shall take effect upon its passage.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary to whom was referred House Bill No. 165, An Act in amendment of Section 6 of Chapter 15 of the Public Laws, relating to the State Treasurer, and state accounts, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game to whom was referred House Bill No. 16, An Act in amendment of Section 33, Chapter 200, of the Public Laws, relating to fish, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Pingree of Berlin for the Committee on Public Health to whom was referred House Joint Resolution No. 48, A Joint Resolution for the treatment and diagnosis of persons afflicted with cancer, particularly in the advanced stages, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mrs. Ferguson of Bristol for the Committee on Revision of the Statutes to whom was referred House Bill No. 59, An Act in amendment of Section 14, Chapter 100, relating to motor vehicle permit fees, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Pingree of Berlin for the Committee on Public Health

to whom was referred House Joint Resolution No. 60, A Joint Resolution for the treatment of persons afflicted with tuberculosis, particularly in the advanced stages with special provisions for children, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Glessner of Bethlehem for the Committee on the Judiciary to whom was referred House Bill No. 75, An Act authorizing the town of Salem to issue bonds, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Pingree of Berlin for the Committee on Public Health to whom was referred House Bill No. 112, An Act to amend Chapter 125, Public Laws by adding sections to be numbered 25 to 31 inclusive, same to be entitled "Tourists Camps," reported the same with the recommendation that the bill ought to pass.

The report was accepted.

On motion of Mr. Richardson of Hanover the bill was recommitted to the Committee on Public Health.

Mr. Pingree of Berlin for the Committee on Public Health to whom was referred House Bill No. 126, An Act in amendment of Section 17, Chapter 139, Public Laws, relating to the manufacture and sale of ice cream, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by adding at the end thereof the following: "For the purpose of this section, the words 'ice cream' shall be construed as meaning and including any sweetened and flavored frozen product having the general appearance of ice cream and in the preparation of which a substantial amount of milk or of a milk product has been incorporated regardless of the name by which such frozen product may be called or under which it may be sold, kept for sale, or offered for sale," so that said section as amended shall read as follows:

SECT. 1. Amend Section 17, Chapter 139, Public Laws by striking out all of the said section and substituting therefor a new section to read as follows: 17. Ice Cream. No person, firm, company, or corporation shall manufacture for sale within the state, keep for sale, or sell, ice cream which shall contain any substance other than milk, cream, other suitable milk products, eggs, sugar (sucrose), flavoring substances, coloring, more than one-half of one per cent of wholesome, edible stabilizer, or which shall contain, in the case of plain ice cream, less than fourteen per cent of butter fat, and in the case of ice cream prepared with fruits or fruit juices, nuts, or nut products, less than twelve per cent of butter fat. For the purpose of this section, the words "ice cream" shall be construed as meaning and including any sweetened and flavored frozen product having the general appearance of ice cream and in the preparation of which a substantial amount of milk or of a milk product has been incorporated, regardless of the name by which such frozen product may be called or under which it may be sold, kept for sale, or offered for sale.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mrs. Ferguson of Bristol for the Committee on Revision of the Statutes to whom was referred House Bill No. 17, An Act to amend Section 18, Chapter 65 of the Public Laws, relating to taxation of interest and dividends, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Murchie of Conway for the Committee on State Prison to whom was referred House Joint Resolution No. 39, A Joint Resolution in favor of the State Prison, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements to whom was referred House Joint Resolution, No. 20, A Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan River valley, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Tuttle of Farmington for the Committee on State Hospital, to whom was referred House Joint Resolution No. 21, A Joint Resolution for the purchase and installation of a refrigerating plant at the State Hospital, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 25, A Joint Resolution in favor of William Lachance of Hinsdale to reimburse him for injury to his property arising from the condition of the state highway in Hinsdale during its repair by the State Highway Department, reported the same in a new draft and with a new caption, and with the recommendation that the joint resolution, in its new draft and with its new caption ought to pass.

The report was accepted and the Joint Resolution read a first and second time.

On motion of Mr. Cheney of Laconia the rules were suspended, and the printing of the joint resolution dispensed with, the joint resolution was then referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 28, A Joint Resolution for the continuation of the improvement of the main road leading from Brookline to Milford, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 31. A Joint Resolution in favor of Martin A. Kelley, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 32. A Joint Resolution in favor of William H. Mara, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 34, A Joint Resolution in favor of Peter Mahoney, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 20, An Act to provide for the designation and construction of a state highway from the Daniel Webster highway in Laconia to the Suncook Valley Trunk line in Pittsfield, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. Murchie of Conway for the Committee on State Prison, to whom was referred House Joint Resolution No 3, A Joint Resolution for additions and improvements at New Hampshire State Prison, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 34, An Act to prevent improper discrimination against tall men, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 71, An Act relating to encouraging voting at elections, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 95, An Act authorizing the establishment of standards of anthracite coal, reported the same with the following resolution.

Resolved, That it is inexpedient to legislate, the subject matter being covered by existing law.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 9. A Joint Resolution for the permanent improvement of a section of the main road leading from Rindge Center to Winchendon, Massachusetts, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

MESSAGE FROM THE SENATE

A message from the Honorable Senate, by its clerk, announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives.

House Bill No. 2, An Act to establish a new apportionment for the assessment of public taxes.

House Bill No. 24, An Act prohibiting fishing through the ice in Warren pond.

House Bill No. 195, An Act relating to the method of voting for maintenance of sewer system in the town of Claremont.

RESOLUTIONS

On motion of Mr. Ahern of Concord-

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9.00 o'clock, and when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock and that when it then adjourns it be to meet at 11.30 o'clock on Tuesday morning.

On motion of Mr. Glessner of Bethlehem-

Resolved, That the order whereby House Bill No. 78, An Act relating to non-resident venders, was referred to the Committee on the Judiciary be vacated and that the bill be referred to the Committee on Revision of the Statutes.

On motion of Mr. Smith of Portsmouth-

Resolved, That the order whereby House Bill No. 332, An Act in amendment of Section 32, Chapter 323 of the Public Laws relating to the salaries of justices was referred to the Committee on Revision of the Statutes be vacated and the bill be referred to a special committee consisting of the delegation from the town of Exeter.

On motion of Mr. Cheney of Laconia the rules were suspended and business in order for this afternoon at 3 o'clock was made in order at the present time.

THIRD READINGS

Mr. Glessner of Bethlehem moved that the rules be suspended and the third reading of bills by their titles made in order.

The question being on the motion of Mr. Glessner.

(Discussion ensued)

Mr. Glessner withdrew his motion.

House Bill No. 16. An Act in amendment of Section 33, Chapter 200, of the Public Laws relating to fish.

House Bill No. 17. An Act to amend Section 18, Chapter 65 of the Public Laws relating to taxation of interest and dividends.

House Bill No. 43. An Act in amendment of Section 45 of Chapter 42 of the Public Laws relating to pensions for certain town employees.

House Bill No. 59. An Act in amendment of Section 14, Chapter 100 of the Public Laws relating to motor vehicle permit fees.

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

House Bill No. 126. An Act in amendment of Section 17, Chapter 139, Public Laws relating to the manufacture and sale of ice cream.

House Bill No. 165. An Act in amendment of Section 6 of Chapter 15 of the Public Laws relating to the state treasurer, and state accounts.

Severally read a third time and passed and sent to the Senate for concurrence.

COMMITTEE APPOINTED

The Speaker appointed as members of the Special Joint Committee of Investigation on the part of the House, Messrs, Parsons of Franklin, Whittemore of Pembroke and Fogerty of Northumberland.

On motion of Mr. Richardson of Hanover at 12 o'clock the House adjourned.

FRIDAY, JANUARY 28, 1927.

The House met at 9 o'clock according to adjournment.

The following letter was read by the clerk.

Woodsville, N. H., January 28, 1927.

Mr. Ray E. Burkett, Concord, N. H.

DEAR SIR:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me, and oblige.

Yours respectfully,

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Nash of Concord at 9.01 o'clock the House adjourned.

MONDAY, JANUARY 31, 1927

The House met at 7.30 o'clock according to adjournment.

The following letter was read by the clerk.

Woodsville, N. H., January 31, 1927.

Mr. James P. Richardson,

Hanover, N. H.

DEAR SIR:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me, and oblige.

Yours respectfully,

HAROLD K. DAVISON.

Speaker.

On motion of Mr. Glessner of Bethlehem at 7.31 o'clock the House adjourned.

TUESDAY, February 1, 1927.

The House met at 11.30 o'clock according to adjournment.

Prayer was offered by the chaplain.

LEAVES OF ABSENCE

Messrs. Marchand and Augustus Wagner of Manchester, Ahern of Concord and Murdick of Keene were granted leaves of absence for the week on account of illness.

Messrs. Joyce and Mealey of Manchester and Mrs. Currie of Bedford were granted leaves of absence for the day on account of illness.

COMMITTEE REPORTS

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 9, An Act to prohibit fishing through the ice in the towns of Hancock and Nelson, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by inserting at the end thereof the words "and Spoonwood pond which connects Nubanusit lake by a dam." so that said section as amended shall read as follows:

Sect. 1. That all persons are hereby prohibited from fishing through the ice for a period of five years from December 1, 1927 in the following waters: Nubanusit lake or sometimes known as Long pond in the towns of Hancock and Nelson and Spoonwood pond which connects Nubanusit lake by a dam.

Amend Section 2 by striking out the whole of said section and inserting in place thereof the following:

Sect. 2. Any person who violates the provisions of this act shall be fined as follows: For each violation ten dollars, and five dollars for each fish taken.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Foster of Lebanon for the Committee on Towns and Counties, to whom was referred House Bill No. 137, An Act relating to payment of money by the town of Lyman to the town of Lisbon, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 117, An Act in amendment of Chapter 162 of the Public Laws relating to sales of household chemicals, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 56, An Act in amendment of Section 10 of Chapter 198 of the Public Laws relating to self-hunting dogs, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 17, A Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake in the town of Rumney, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 8, A Joint Resolution in favor of repairing Kearsarge Mountain road in the town of Wilmot, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Gibson of Concord for the Committee on Military Affairs, to whom was referred House Joint Resolution No. 2, A Joint Resolution for the construction and equipment of an armory in the city of Laconia, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 51, A Joint Resolution for the permanent construction of a certain highway in the town of Jefferson, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 13, A Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire and the town of Lunenburg, Vermont, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted.

The question being on the resolution.

(Discussion ensued)

On motion of Mr. Whitcomb of Dalton the joint resolution was recommitted to the Committee on Roads, Bridges and Canals for further hearing.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 10, A Joint Resolution relating to the Sandwich Notch and Dale road, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

The Committee on Revision of the Statutes, to whom was referred House Bill No. 81, An Act in amendment of Section 12 of Chapter 47 of the Public Laws relating to choice and duties of town officers, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

The Committee on Revision of the Statutes, to whom was referred House Bill No. 79, An Act in amendment of Chapter 102, Paragraph 28, relating to registration and license fees, etc., reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

The Committee on Revision of the Statutes, to whom was referred House Bill No. 83, An Act to amend Chapter 36 of the Public Laws relating to election of county officers, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Senator Leith of District No. 2 for the Committee on Engrossed Bills, to whom was referred House Joint Resolution No. 52, A Joint Resolution in favor of Guy S. Neal and others, reported the same under Joint Rule No. 6, with the following amendment, and the recommendation that the Joint Resolution as amended ought to pass.

Amend said joint resolution by striking out the words "Sect. 2. This act shall take effect upon its passage," being the last line of said joint resolution.

The report was accepted, the amendment adopted and the Joint Resolution sent to the Senate for concurrence in the amendment.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 27. An Act relating to the terms of the Probate Court for the county of Grafton.

House Bill No. 31. An Act to improve the procedure in criminal cases before justices and municipal courts.

House Bill No. 44. An Act relating to the form for applications for licenses to operate motor vehicles.

House Bill No. 35. An Act to repay to the city of Dover an overpayment of the state tax.

On motion of Mr. Cilley of Manchester at 11.47 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

House Bill No. 9. An Act to prohibit fishing through the ice in the towns of Hancock and Nelson.

Read a third time and passed and sent to the Senate for concurrence.

House Bill No. 56. An Act in amendment of Section 10 of Chapter 198 of the Public Laws relating to self-hunting dogs.

Read a third time.

The question being,

Shall the bill pass?

(Discussion ensued)

On a *viva voce* vote the bill passed and was sent to the Senate for concurrence.

House Bill No. 117. An Act in amendment of Chapter 162 of the Public Laws relating to sales of household chemicals.

House Bill No. 137. An Act relating to payment of money by the town of Lyman to the town of Lisbon.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Callahan of Keene at 3.17 o'clock the House adjourned.

WEDNESDAY, February 2, 1927.

The House met at 11.30 o'clock according to adjournment.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. Milton of Hopkinton was granted leave of absence for the day on account of important business.

Mr. Garland of Barnstead was granted leave of absence for Wednesday and Thursday on account of important business.

PETITION PRESENTED AND REFERRED

By Mr. Bixler of Exeter, Petition of the Chamber of Commerce of Exeter praying for the passage of legislation reducing valuation of manufacturing plants in New Hampshire.

Referred to the Committee on Ways and Means.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills, reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolutions: House Bill No. 2. An Act to establish a new apportionment for the assessment of public taxes.

House Bill No. 24. An Act prohibiting fishing through the ice in Warren pond, town of Alstead.

House Bill No. 195. An Act relating to the method of voting for maintenance of sewer system in the town of Claremont.

Senate Joint Resolution No. 3. Joint Resolution authorizing a special joint committee of investigation.

House Joint Resolution No. 64. Joint Resolution authorizing the Governor to receive certain funds as trustee.

The report was accepted.

Mr. Brown of Epping for the Committee on Agriculture, to whom was referred House Joint Resolution No. 61, A Joint Resolution in favor of assenting to the provisions of the Act of Congress known as the Purnell Act, reported the same with the recommendation that the Joint Resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr Brown of Epping for the Committee on Agriculture, to whom was referred House Bill No. 170, An Act to repeal Chapter 165 of the Public Laws regulating the grading and packing of apples, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The question being,

Shall the bill be read a third time?

On motion of Mr. Connor of Henniker the bill was recommitted to the Committee on Agriculture.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 150, An Act in amendment of Chapter 119 of the Public Laws, relating to out of state high school tuition, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

On a viva voce vote the bill was ordered to a third reading.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 152, An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of normal school graduates, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 153, An Act in amendment of Chapter 117 of the Public Laws, relating to the efficiency of truant officers, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Conner of Henniker for the Committee on Agriculture, to whom was referred House Joint Resolution No. 16, A Joint Resolution for the promotion of the poultry industry in New Hampshire, reported the same with the recommendation that the Joint Resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Henderson of Durham for the Committee on Industrial School, to whom was referred House Joint Resolution No. 1, A Joint Resolution for the construction of a girls' cottage at the Industrial School, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 19, A Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan, reported the same with the following amendments and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out the word "two" and the figure "2" in line one and inserting in place thereof the word "one" and figure "1"; further amend by striking out the words and figures in line 2 "one thousand dollars (\$1,000.00)" and inserting in place thereof the following "five hundred dollars (\$500.00)" and further amend by striking out the word "is" in line 4 and inserting in place thereof the word "are," so that said resolution as amended shall read as follows:

That the sum of one thousand dollars (\$1,000.00) for the town of Dummer and the sum of five hundred dollars (\$500.00) for the town of Milan for the year 1927 and like amounts for the year 1928 be and hereby are appropriated to complete the permanent construction of a section of highway in the towns of Dummer and Milan, located on the highway leading from the East Side Road at Pontook Falls in the town of Dummer, to West Milan, in the town of Milan. This section being a cutoff, and beginning at a point about two thousand feet (2,000 ft.) from the socalled East Side Road and extending approximately eight thousand five hundred feet (8,500 ft.) through the woods on the south of the old highway and coming into the old highway about two hundred feet (200 ft.) from the road to Milan Village, providing that the towns of Dummer and Milan or individuals shall have appropriated like sums afore mentioned for each of the said years, the said sums to be expended under the direction of the State Highway Commissioners, it being understood that the towns of Dummer and Milan have laid out said highway and have assumed all land damages and the Governor is hereby authorized to draw his warrant for the same out of any moneys in the treasury not otherwise appropriated.

The report was accepted, the amendments adopted and

the joint resolution referred to the Committee on Appropriations under the rules.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 190, An Act relating to the speed boats in Weirs Channel between Lake Paugus and Lake Winnipesaukee, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate, the subject matter being covered by existing law.

The report was accepted and the resolution of the committee adopted.

Mr. Connor of Henniker for the Committee on Agriculture, to whom was referred House Bill No. 62, An Act relating to the injury of trees, etc., reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 37, A Joint Resolution for the permanent improvement of a section of the highway leading from Crockett's Corner, so-called to Lake Sunapee, in the town of New London, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Straw of Manchester for the Committee on Public Health, to whom was referred House Bill No. 112, An Act to amend Chapter 125, Public Laws, by adding Sections to be numbered 25 to 31, inclusive, same to be entitled "Tourist Camps," reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of the printed bill by inserting in line 3 after the word "thereon" the words "which is operated as

a place for public camping either free or upon payment of a fee;" further amend by striking out in lines 5 and 6 the words "which is operated as a place for public camping either free or upon payment of a fee" so that said section as amended shall read:

Section 1. *Definition*. A tourist camp means any tract of land with buildings and appurtenances thereon which is operated as a place for public camping either free or upon payment of a fee, whether owned, conducted or maintained by a municipality, person, firm or corporation.

Amend Section 3 of the printed bill by striking out lines 8 and 9.

Amend Section 5 of the printed bill by adding at the end of said section the words "Such rules and regulations shall have the force of law" so that said section as amended shall read as follows:

Section 5. Camp Regulations. The State Board of Health is empowered to make such rules and regulations for the equipment and conduct of the camp grounds as in its judgment shall be necessary to insure the health and welfare of persons visiting and patronizing such camp. Such rules and regulations shall have the force of law.

Amend Section 7 of the printed bill by striking out in line 2 the words "these subdivisions" and inserting in place thereof the words "Sections 25 to 30 inclusive" so that said section as amended shall read as follows:

Section 7. Whoever violates any of the provisions of Sections 25 to 30 inclusive shall be fined not more than one hundred dollars.

The report was accepted.

Mr. Haskell of Concord, a minority of the Committee on Public Health, to whom was referred House Bill No. 112, An Act to amend Chapter 125, Public Laws, by adding Sections to be numbered 25 to 31, inclusive, same to be entitled "Tourist Camps," being unable to agree with the majority, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

Mr Haskell of Concord moved that the report of the minority be substituted for the report of the majority.

The question being on the motion to substitute.

(Discussion ensued)

On a viva voce vote the motion did not prevail.

The question being on the amendment proposed by the committee.

On a viva voce vote the amendments were adopted.

The bill was then ordered to a third reading.

Mr. Dennis of Dover for the special committee consisting of the delegation from the city of Dover to whom was referred House Bill No. 74, An Act relating to water rates in Dover, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Sheehan of Manchester for the special committee consisting of the delegation from the city of Manchester, to whom was referred House Bill No. 49, An Act relating to the destruction of uniforms of police officers in the city of Manchester, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Sheehan of Manchester for the special committee consisting of the delegation from the city of Manchester, to whom was referred House Bill No. 14, An Act in amendment of Chapter 323, Public Laws, relating to municipal courts, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out the words "three thousand" in line 7 and inserting in place thereof the words "twenty-four hundred" so that said section as amended shall read as follows:

Section 1. Section 32 of Chapter 323 of the Public Laws

is hereby amended by striking out the whole of said section and inserting in place thereof the following:

Section 32. Salaries of justices of the municipal courts shall be paid from the treasury of the city or town where such courts are located, monthly or quarterly, and shall be in the following sums per annum; in cities of more than fifty thousand inhabitants twenty-four hundred dollars; in cities of more than twenty-five thousand and less than fifty thousand inhabitants, fifteen hundred dollars; in cities of more than twenty thousand and less than twenty-five thousand inhabitants, twelve hundred dollars; in cities of more than ten thousand and less than twenty thousand inhabitants, and in Claremont, eight hundred dollars, except in Portsmouth which shall be one thousand three hundred fifty dollars, and in Dover and Laconia which shall be twelve hundred dollars; in cities and other towns of not less than seventy-five hundred nor more than ten thousand inhabitants, six hundred dollars; in cities and towns of not less than five thousand nor more than seventy-five hundred inhabitants, four hundred dollars, except in Somersworth and Franklin which shall be six hundred dollars; in towns of not less than thirty-five hundred nor more than five thousand inhabitants, three hundred dollars; in towns of less than thirty-five hundred inhabitants, one hundred dollars and such further sum as the towns may vote.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bill and joint resolution, sent up from the House of Representatives:

House Joint Resolution No. 64. Joint Resolution, authorizing the Governor to receive certain funds as trustee.

House Bill No. 23. An Act, in amendment of Section 6,

Chapter 137, Public Laws, relating to the sanitary production and distribution of food.

The message also announced that the Senate had passed a bill with the following title, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 19. An Act, in amendment of Chapter 124, Section 21, of the Public Laws, relating to the staff of the commander-in-chief.

SENATE BILL READ® AND REFERRED

Senate Bill No. 19. An Act, in amendment of Chapter 124, Section 21, of the Public Laws, relating to the staff of the commander-in-chief.

Read a first and second time and referred to the Committee on Military Affairs.

RESOLUTIONS

On motion of Mrs. Straw of Manchester,

Resolved, that the order whereby House Bill No. 275, An Act to provide compensation for occupational diseases, was referred to the Committee on Public Health be vacated and that the bill be referred to the Committee on the Judiciary.

On motion of Mr. Pridham of Newcastle,

Resolved, that the sympathy of this House be extended to Hon. William J. Ahern for his temporary affliction, and, the hope expressed that he may soon be restored to his usual health, and, be it further resolved that a copy of this resolution be transmitted by the Clerk of the House to Mr. Ahern.

On motion of Mr. Cilley of Manchester at 12.32 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

House Bill No. 14. An Act in amendment of Chapter 323, Public Laws, relating to municipal courts.

House Bill No. 49. An Act relating to the destruction of uniforms of police officers in the city of Manchester.

House Bill No. 74. An Act relating to water rates in Dover.

House Bill No. 150. An Act in amendment of Chapter 119 of the Public Laws, relating to out of state high school tuition.

House Bill No. 152. An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of Normal School graduates.

House Bill No. 153. An Act in amendment of Chapter 117 of the Public Laws, relating to the efficiency of truant officers.

House Joint Resolution No. 61. Joint Resolution in favor of assenting to the provisions of the Act of Congress known as the Purnell Act.

Severally read a third time and sent to the Senate for concurrence.

House Bill No. 112. An Act to amend Chapter 125, Public Laws, by adding sections to be numbered 25 to 31, inclusive, same to be entitled "Tourist Camps."

The third reading having commenced Mr. Small of Rochester moved that the bill be put back upon its second reading, laid upon the table and made a special order for Tuesday, February 8th at 11.31 o'clock.

The question being on the motion.

(Discussion ensued as to time)

On a viva voce vote the motion prevailed.

On motion of Mr. Challis of Manchester at 3.21 o'clock the House adjourned.

THURSDAY, FEBRUARY 3, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. M. A. Kelley of Manchester was granted leave of absence for the day on account of important business.

Mr. Douphinette of Franklin was granted leave of absence for the day on account of a death in his family.

PETITIONS PRESENTED AND REFERRED

By Mr. Burns of Haverhill. Petition of South Main Street Congregational Church of Manchester protesting against any change in the Sunday laws.

By Mr. Burns of Haverhill. Petition of the pastor of the South Main Street Congregational Church of Manchester protesting against any change in the Sunday laws.

Severally presented and referred to the Committee on Revision of the Statutes.

COMMITTEE REPORTS

Mr. Brown of Epping for the Committee on Agriculture, to whom was referred House Bill No. 170, An Act to repeal Chapter 165 of the Public Laws regulating the grading and packing of apples, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend the title by striking out the words "to repeal" and inserting in place thereof the words "to amend" so that said title as amended shall read as follows:

An Act to amend Chapter 165 of the Public Laws regulating the grading and packing of apples.

Amend Section 1 by striking out the whole of said section and inserting in place thereof the following new section:

Section 1. Amend Chapter 165 of the Public Laws by

striking out the whole of said chapter and inserting in place thereof the following:

Definition. Section 1. The term "closed" package when used in this act shall mean a barrel, box or other container, the contents of which cannot be sufficiently inspected without opening it.

Further amend said bill by adding the following new section at the end thereof to be numbered 13:

Section 13. All acts or parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Mr. Brown of Epping for the Committee on Agriculture, to whom was referred House Bill No. 303, An Act to amend Sections 6, 10, 13 and 39 of Chapter 224, Public Laws, relating to Co-operative Marketing Associations, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend by adding the following new section to be numbered 5.

Section 5. This act shall take effect upon its passage.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Richardson of Lyndeborough for the Committee on Appropriations, to whom was referred House Bill No. 19, An Act in amendment of Section 10 of Chapter 237 of Public Laws, relating to the Public Service Commission, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Brown of Epping for the Committee on Agriculture, to whom was referred House Bill No. 246, An Act in amendment of Chapter 181 of the Public Laws, relating to the duties of the Commissioner of Agriculture, reported the

same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend by adding the following new section to be numbered 2.

Section 2. This act shall take effect upon its passage.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 29, A Joint Resolution appropriating a sum not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing the same in State House, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 46, A Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 172, An Act to increase the salary of the Governor and to provide for a messenger and secretary to the Governor and for stenographic and clerical assistance, reported the same in a new draft and with a new title and with the recommendation that the bill in its new draft and with its new title ought to pass.

The report was accepted, the bill in its new draft read a first and second time and laid upon the table to be printed.

Mrs. Phinney of Manchester for the Committee on Education to whom was referred House Bill No. 154, An Act

in amendment of Chapter 119 of the Public Laws relating to the salaries of district officers, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 155, An Act in amendment of Chapter 121 of the Public Laws, relating to school money, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 157, An Act in amendment of Chapter 117 of the Public Laws, relating to the annual meeting of supervisory unions, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 270, An Act creating the Tilton and Northfield Union School District, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 41, An Act in amendment of Section 42 of Chapter 200 of the Public Laws relating to fish, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 82, An Act in amendment of Section 33, Chapter 197, Public Laws,

relating to closed season by proclamation, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 96, An Act in amendment of Section 15 of Chapter 200 of the Public Laws, relating to horned pout, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 5, An Act to extend the powers conferred to the Gilman Paper Company by Chapter 240, Laws of 1921, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 18, An Act to authorize the Farmington School District of the town of Farmington to exceed its limit of bonded indebtedness, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of said bill by striking out the words "one hundred" in the third line thereof and inserting in their place the word "sixty", so that said Section as amended shall read as follows:

Section 1. The Farmington School district of the town of Farmington is hereby authorized to incur indebtedness in an amount not exceeding sixty thousand dollars for the purpose of remodelling or building a high school house and for equipment of school buildings, said amount to be the limit of bonded indebtedness of said school district. The money so borrowed, hired, raised and appropriated shall not be reckoned, counted or considered as a part of the debt of the town in ascertaining and fixing the net debt of said

town under the provisions of Section 7, Chapter 59 of the Public Laws.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Joint Resolution No. 33, A Joint Resolution to reject a gift for the establishment of a convalescing hospital for Protestant children, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 73, An Act relating to highway extending from Maine line, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 63, An Act regarding liability of persons renting or leasing motor vehicles, reported the same with the recommendation that the Bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 205, An Act relating to the licensing of dogs, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 116, An Act relating to the fees for medical referees, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 106, An Act providing a transfer tax reciprocal exemption, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 161, An Act relating to taxation of banks and insurance companies, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Brown of Epping for the Committee on Agriculture, to whom was referred House Bill No. 306, An Act to amend Section 8, Chapter 181 of the Public Laws relating to the Department of Agriculture, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend by adding the following new section to be numbered 2.

Section 2. This act shall take effect on July 1, 1927.

The report was accepted, the amendment adopted and the bill referred to the Committee on Appropriations under the rules.

Mr. Boutwell of Concord for the Committee on Forestry, to whom was referred House Bill No. 188, An Act providing for a forest improvement fund, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 2 by striking out the entire section and inserting in place thereof the following:

Section 2. Amend Section 11 of Chapter 15 of the Public Laws by inserting after the semi-colon following the word "highways" in the seventh and eighth lines of said

Section the following: revenues from rentals and the sale of products from state forests and forestry reservations, which, except that from the sale of nursery stock from the State Forest Nursery, shall be credited to the forest improvement fund; so that said section as amended shall read as follows:

Section 11. Moneys received by the State Treasurer, as provided in Section 10, shall be available for general revenue of the state with the following exceptions: Moneys received by the fish and game department, which shall be credited to the fish and game fund; fees from the motor vehicle department, which, after deducting the amount allowed by the legislature for maintaining said department, shall be credited to the highway department for maintenance of highways; revenues from rentals and the sale of products from state forests and forestry reservations, which, except that from the sale of nursery stock from the State Forest Nursery, shall be credited to the forest improvement fund; and the fees collected by the public service commission of railroads, public utilities and owners of dams for money paid out by the commission to experts and assistants not in its regular employ, which fees shall be appropriated to reimburse the state for money so paid out. amount allowed for the maintenance of each institution and department shall be appropriated by each legislature for the biennial period next following, and the money derived from the sale of farm and minor industrial products of institutions shall be credited to the appropriation for the institution from which derived.

The report was accepted, the amendment adopted and the bill referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 15, A Joint Resolution for the permanent improvement of the portion located in Warner of the main highway leading from Henniker to Bradford, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 35, A Joint Resolution for the improvement of the highway in the town of Seabrook, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 38, A Joint Resolution for improvement of certain road in the town of Brookfield, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of North Hampton for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 45, A Joint Resolution for the improvement of the Manchester road, so-called, in the town of Chester, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 53, A Joint Resolution providing for the improvement of road leading from Short Falls to the Suncook Valley road in Epsom, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 56, A Joint Resolution for the improvement of the Post road, so-called, in the town of North Hampton, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 68, A Joint Resolution for the completion of a road leading through Madison to the Albany town line, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 82, A Joint Resolution for the improvement of the main road leading from Lempster street to Newport through East Unity, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted.

On motion of Mr. Lovejoy of Lempster the bill was recommitted to the Committee on Roads, Bridges and Canals.

Mr. McDevitt of North Hampton for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 70, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole Village, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. Barker of Nashua for the Committee on Railroads to whom was referred House Bill No. 110, An Act to repeal

the charter of the Nashua and Acton railroad, reported the same with the following resolution:

Resolved, that the bill be referred to the Committee on Judiciary.

The report was accepted and the resolution of the committee adopted.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 89, An Act for the adoption of a state anthem, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 141, An Act in amendment of Chapter 116 of the Public Laws relating to aid for dependent mothers, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 151, An Act in amendment of Chapter 119 of the Public Laws relating to the dissolution of special school districts, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 318, An Act relating to the school district in the town of Wilmot, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries

and Game, to whom was referred House Bill No. 115, An Act in amendment of sub-division 111 of Section 5, Chapter 202, Public Laws, relating to licenses to hunt and fish, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 135, An Act in amendment of Section 2, Chapter 202, entitled "Licenses to hunt and fish," reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 78, An Act relating to non-resident venders, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 176, An Act providing for town auditors, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 210, An Act in amendment of Chapter 26 of the Public Laws, entitled "Manner of conducting elections," and particularly that part of said chapter relating to "Absent voting," reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, on the

ground that the proposed legislation is unconstitutional.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 267, An Act relative to absentee voting at state elections, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, on the ground that the proposed legislation is unconstitutional.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 93. An Act relating to the Rollinsford road in the city of Somersworth, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

On motion of Mr. Hart of Wolfeboro the bill was recommitted to the Committee on Public Improvements.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 101, An Act providing uniforms or other insignia of office for special police officers in towns, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 147, An Act in amendment of Chapter 103, Section 12, relating to operation of motor vehicles approaching stationary street car, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject mat-

ter being covered by existing law and other proposed legislation.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 168, An Act to amend Section 11, Chapter 285, of the Public Laws, relating to births, marriages and deaths, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. McDevitt of North Hampton for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 18, A Joint Resolution for a new bridge over Sugar river in the town of Newport, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 67, A Joint Resolution for the improvement of a certain road in the town of Madison, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 103, An Act in amendment of Section 4, Chapter 196 of the Public Laws, relating to fish and game, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

Mr. Colburn of Nashua for a minority of the Committee on Fisheries and Game, to whom was referred House Bill No. 103, An Act in amendment of Section 4, Chapter 196 of the Public Laws, relating to fish and game, being unable to agree with the majority, reported the same with the recommendation that the bill ought to pass.

Mr. Colburn of Nashua moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the bill with the accompanying reports be laid upon the table and made a special order for Tuesday, February 8, at 11.32 o'clock.

On a viva voce vote the motion prevailed.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the adoption of the amendment offered by the Committee on Engrossed Bills to the following joint resolution:

House Joint Resolution No. 52, Joint Resolution in favor of Guy S. Neal and others.

The message further announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bill, sent up from the House of Representatives:

House Bill No. 26. An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans.

The message further announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following house bills, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 31. An Act to improve the procedure in criminal cases before justices and municipal courts.

Amend said bill by striking out Section 1 and inserting in place thereof the following:

Section 1. Section 2 of Chapter 366 of the Public Laws is hereby amended by adding at the end of said section the

following: In all criminal cases which are appealed from a justice or a municipal court, or in which defendants are bound over by a justice or a municipal court, it shall be the duty of the clerk of the superior court to transmit to the justice or the municipal court, within ten days after such case is finally disposed of in the superior court, a certificate showing the final disposition of such case, so that said section as amended shall read as follows: 2. Appeals. A person sentenced for an offense, by a municipal court or justice of the peace, may, at the time such sentence is declared, appeal therefrom to the superior court, at the term next to be holden for the county. The fees for copies sent to the superior court shall be taxed in the bill of costs. In all criminal cases which are appealed from a justice or a municipal court, or in which defendants are bound over by a justice or a municipal court, it shall be the duty of the clerk of the superior court to transmit to the justice or the municipal court, within ten days after such case is finally disposed of in the superior court, a certificate showing the final disposition of such case.

On motion of Mr. Challis of Manchester the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 44. An Act relating to the form for application for licenses to operate motor vehicles.

Amend said bill by striking out the title and inserting in place thereof the following: An Act relating to the form for applications for motor vehicle registration and operator's licenses.

Further amend said bill by striking out all after the enacting clause and inserting in place thereof the following: Section 1. Amend Section 1, Chapter 100 of the Public Laws by inserting after the word "power" in the eighth line the following: Such application shall be sworn to before a justice of the peace, notary public, town or city

clerk or selectman, so that said section as amended shall read as follows: 1. Application. Application for the registration of motor vehicles may be made by the owner thereof by mail or otherwise to the commissioner, upon blanks prepared under his authority. The application shall contain, in addition to such other particulars as may be required by the commissioner, a statement of the name, residence and street address of the applicant, with a brief description of the motor vehicle, including the name of the maker, the number, if any, affixed by the maker and the character of the motor power. Such application shall be sworn to before a justice of the peace, notary public, town or city clerk or selectman. The proper fee shall be deposited before the application is granted.

Section 2. Amend Section 1, Chapter 101 of the Public Laws by striking out said section and inserting in place thereof the following: 1. Application. Except as herein otherwise provided, no person shall operate a motor vehicle within this state until he shall have obtained a license for that purpose. Applications for such license may be made by mail or otherwise to the commissioner on blanks prepared under his authority. Such application shall be sworn to before a justice of the peace, notary public, town or city clerk or selectman. The proper fee shall be deposited before the application is granted.

Section 3. This act shall take effect upon its passage.

On motion of Mr. Smith of Portsmouth the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 2. An Act in amendment of Section 2, Chapter 198, of the Revised Public Laws of 1925, relating to deer.

Senate Bill No. 5. An Act in amendment of Chapter 356 of the Public Laws, relating to exemption from trustee process.

Senate Bill No. 11. An Act in amendment of Chapter 118 of the Public Laws, relating to school tuition for chil-

dren in boarding homes.

Senate Bill No. 17. An Act to regulate the use of traps in the taking of fur bearing animals in certain counties.

SENATE BILLS READ AND REFERRED

Senate Bill No. 2. An Act in amendment of Section 2, Chapter 198 of the Revised Public Laws of 1925, relating to deer.

Read a first and second time and referred to the Committee on Fisheries and Game.

Senate Bill No. 5. An Act in amendment of Chapter 356 of the Public Laws, relating to exemption from trustee process.

Read a first and second time and referred to the Committee on Judiciary.

Senate Bill No. 11. An Act in amendment of Chapter 356 of the Public Laws, relating to school tuition for children in boarding homes.

Read a first and second time and referred to the Committee on Education.

Senate Bill No. 17. An Act to regulate the use af traps in the taking of fur bearing animals in certain counties.

Read a first and second time and referred to the Committee on Fisheries and Game.

RESOLUTIONS

On motion of Mr. Cilley of Manchester,

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9 o'clock that when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock, and that when it then

adjourns it be to meet on Tuesday morning at 11.30 o'clock.
On motion of Mrs. Patten of Nashua,

Resolved, That the order whereby House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining boundaries of the wards, was referred to the special committee consisting of the Nashua Delegation, be vacated and the bill be referred to the Committee on Judiciary.

On motion of Mrs. Kelley of Middleton,

Resolved, That the sympathy of the House be extended to Mrs. Barnard of Dunbarton, because of her accident, with the sincere hope that we may soon see her in her accustomed place.

And be it further resolved that a copy of this resolution be transmitted by the Clerk of the House to Mrs. Barnard.

On motion of Mr. Cheney of Laconia business in order at three o'clock was made in order at the present time.

THIRD READINGS

House Bill No. 246. An Act in amendment of Chapter 181 of the Public Laws, relating to the duties of the Commissioner of Agriculture.

The third reading having commenced on motion of Mr. Small of Rochester the further reading was dispensed with.

The bill was then passed and sent to the Senate for concurrence.

On motion of Mr. Small of Rochester the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 303. An Act to amend Sections 6-10-13 and 39 of Chapter 224, Public Laws, relating to co-operative marketing associations.

House Joint Resolution No. 29. Joint Resolution appropriating a sum not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House.

House Joint Resolution No. 46.. Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations.

House Bill No. 154. An Act in amendment of Chapter 119 of the Public Laws, relating to the salaries of district officers.

House Bill No. 155. An Act in amendment of Chapter 121 of the Public Laws, relating to school money.

House Bill No. 157. An Act in amendment of Chapter 117 of the Public Laws, relating to the annual meeting of supervisory unions.

House Bill No. 270. An Act creating the Tilton and Northfield Union School District.

House Bill No. 41. An Act in amendment of Section 42 of Chapter 200 of the Public Laws, relating to fish.

House Bill No. 82. An Act in amendment of Section 33 of Chapter 197 of the Public Laws, relating to closed season by proclamation.

House Bill No. 96. An Act in amendment of Section 15 of Chapter 200 of the Public Laws, relating to horned pout.

House Bill No. 5. An Act to extend the powers conferred to the Gilman Paper Company by Chapter 240, Laws of 1921.

House Bill No. 18. An Act to authorize the Farmington School District of the town of Farmington to exceed its limit of bonded indebtedness.

House Bill No. 73. An Act relating to highway extending from Maine line.

House Bill No. 63. An Act regarding liability of persons renting or leasing motor vehicles.

House Bill No. 205. An Act relating to the licensing of dogs.

House Bill No. 116. An Act relating to the fees for medical referees.

House Bill No. 106. An Act providing a transfer tax reciprocal exemption.

House Bill No. 161. An Act relating to taxation of banks and insurance companies.

House Bill No. 170. An Act to amend Chapter 165 of the Public Laws, regulating the grading and packing of apples.

Severally read a third time and passed and sent to the Senate for concurrence.

House Bill No. 19. An Act in amendment of Section 10 of Chapter 237 of Public Laws, relating to the Public Service Commission.

Read a third time and passed.

Mr. Adolph Wagner of Manchester moved that the vote whereby the House passed House Bill No. 19, An Act in amendment of Section 10 of Chapter 237 of Public Laws, relating to the Public Service Commission be reconsidered and with this motion pending moved that the bill be laid upon the table and made a special order for Tuesday, February 8 at 11.33 o'clock.

On motion of Mrs. Ferguson of Bristol at 12.28 o'clock the House adjourned.

FRIDAY, FEBRUARY 4, 1927.

The House met at 9.00 o'clock according to adjournment

The following letter was read by the Clerk:

Woodsville, N. H., February 4, 1927.

Mr. J. Edward Morrison, Concord, N. H.

Dear Sir,

I shall be unable to atend the session on Friday morning. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON, Speaker. On motion of Mr. Nash of Concord at 9.01 o'clock the House adjourned.

MONDAY, February, 7, 1927.

The House met at 7.30 o'clock according to adjournment.

The following letter was read by the Clerk:

Woodsville, N. H., Feb. 7, 1927.

Mr. Benjamin H. Bragg, Alstead, N. H.

Dear Sir.

I shall be unable to attend the session on Monday evening. Will you kindly preside for me, and oblige,

Yours respectfully,

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Cloudman of Concord at 7.31 o'clock the House adjourned.

TUESDAY, February 8, 1927.

The House met at 11.30 o'clock according to adjournment.

Prayer was offered by the Chaplain.

DEATHS ANNOUNCED

The Speaker announced the deaths of Representatives Chester D. Peabody of Shelburne and Charles H. H. Langille of Hinsdale.

LEAVES OF ABSENCE

Messrs, Gelinas of Rochester, Cotton of Nashua and Reed of Acworth were granted leaves of absence for the week on account of illness.

Mr. Emerson of Pittsfield was granted leave of absence for the day on account of important business.

Mr. Burns of Haverhill was granted leave of absence for Wednesday on account of attendance at a funeral.

PETITIONS PRESENTED AND REFERRED

By Mrs. Straw of Manchester, petition of pastor of First Congregational Church of Manchester protesting against any change in the Sunday laws.

By Mr. Odell of Sandown, petition of First Baptist Church of Manchester protesting against any change in the Sunday laws.

By Mr. Odell of Sandown, petition of Woman's Christian Temperance Union protesting against any change in the Primary law or Sunday laws.

By Mrs. Straw of Manchester, petition of the pastor of the Lutheran Gethsemane Church of Manchester protesting against any change in the Sunday laws.

By Mrs. Straw of Manchester, petition of Westminister Presbyterian Church of Manchester protesting against any change in the Sunday laws.

By Mr. Odell of Sandown, petition of the pastor of the First Baptist Church of Manchester protesting against any change in the Sunday laws.

By Mr. Murdick of Keene, petition of official board of Grace M. E. Church of Keene protesting against any change in the Sunday laws.

Severally presented and referred to the Committee on Revision of the Statutes.

By Mr. Odell of Sandown, petition of the citizens of Rochester praying for the passage of House Bills Nos. 47 and 118.

Presented and referred to the Committee on Public Improvements.

By Mr. Odell of Sandown, petition of citizens of New Hampshire protesting against any increase in the road toll or in the registration of motor vehicles. Presented and referred to the Committee on Ways and Means.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolution:

House Bill No. 23. An Act in amendment of Section 6, Chapter 137, Public Laws, relating to the sanitary production and distribution of food.

House Bill No. 26. An Act in amendment of Chapter 226, Laws of 1887, to change the name of the New Hampshire Division Sons of Veterans.

House Bill No. 27. An Act relating to the terms of the probate court for the county of Grafton.

House Bill No. 35. An Act to repay to the city of Dover an overpayment of the state tax.

House Joint Resolution No. 52. Joint Resolution in favor of Guy S. Neal and others.

House Bill No. 53. An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway lighting precinct held April 12, 1921, May 4, 1922, May 21, 1923, May 12, 1924, and May 11, 1925.

House Bill No. 61. An Act in amendment of Section 12, Chapter 295 of the Laws of 1925, relating to the Bethlehem village district.

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

House Bill No. 165. An Act in amendment of Section 6 of Chapter 15 of the Public Laws, relating to the state treasurer, and state accounts.

The report was accepted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 228, An Act to amend the charter of the Grafton Power Company, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

House Bill No. 228 entitled An Act to Amend the Charter of the Grafton Power Company.

Amend Section 1 of said act by inserting in line 7 of the printed bill after the words "empowered to build and maintain" the words "on its land or on land of another with the owner's consent."

Also further amend Section 1 by striking out of lines 43, 51, 61 and 62 of the printed bill the word "necessity" in each line and inserting in place thereof the words "question of public use and benefit."

Also further amend Section 1 by striking out of line 74 of the printed bill the words "for Coos County" and inserting in place thereof the words "for the County in which said land or other property or rights or any part thereof may be located;" so that said section as amended shall read as follows:

Section 1. Chapter 243 of the Laws of 1901 as amended by Chapter 300 of the Laws of 1903 is hereby amended by striking out Section 5 and Section 7 of said Chapter 300 of the Laws of 1903 and inserting in place thereof the following:

Sect. 5. Said corporation is hereby authorized and empowered to build and maintain on its land or on land of another with the owner's consent a dam or dams and a power house or power houses and all such works and structures in connection therewith as may be convenient and useful, on, in, upon and across the Connecticut river at any feasible location or locations, between the confluence of said river with the Passumpsic river, and a point in the town of Dalton northeasterly from and so far up said Connecticut river as may be and not in any way infringe upon or interfere with the water power developed at the dam of the Gilman Paper Company extending across said river in the town of Dalton at a point opposite the village of Gilman in the town of Lunenburg, Vermont, and to make and maintain all such canals, penstocks, flumes and other works and improvements as may be convenient for said objects, and to flow

all such lands and other property as may be convenient and useful in establishing and operating its business; provided, however, the structures authorized by this act shall in no case be of such a character as to infringe the public right of the highway for the floating of logs down said river in as free and convenient a manner as is afforded by the river in its natural condition; and provided further that no dam shall be constructed under authority of this act, which shall infringe upon or interfere with any franchises, property or water rights now owned by the Gilman Paper Company, without first procuring the consent in writing of said Gilman Paper Company or its successors and assigns.

Sect. 7. Whenever it shall become necessary in the exercise of its powers for such corporation to acquire any land or other property or water rights, including the right to flow water upon or divert water from any property, and it can not agree with the owner thereof as to the question of public use and benefit or the price to be paid therefor, or whenever it shall become necessary in the exercise of its powers for such corporation to flow water upon or otherwise prevent the use of any highway, bridge or other property or facilities in public use and it can not agree with the selectmen or other public officials having authority with reference thereto as to the question of public use and benefit or upon the terms for changing the location or grade of such highway or bridge or the location of such other property or facilities, such corporation may petition the Public Service Commission for permission to take such land or property or water rights, or permission to change the location or grade of such highway or bridge or the location of such other property or facilities in public use as may be required for the purpose. Thereupon the Commission shall upon notice to all parties in interest, hear and determine the question of public use and benefit for the taking or changing of location or grade as prayed for and the compensation to be paid for any such land, property or rights so taken or for damages to any party suffering damage on account of such

change in location or grade, and also the terms for changing the location or grade of such highway or bridge or the location of such other property or facilities in public use and shall render judgment accordingly. Any party aggrieved by the order of the Commission awarding damages in such case may within sixty days after the entry of the order and not otherwise file in the Superior Court for the county in which said land or other property or rights or any part thereof may be located a petition to have the damages assessed by jury, upon which petition notice shall be given and the court shall assess such damages by jury. The Commission shall charge and collect the same fees as provided by Section 7 of Chapter 244 of the Public Laws.

Amend Section 2 by inserting after the words "Sections 33 and 34" in lines 12 and 13 of the printed bill the words "of Chapter 240;" so that said section as amended shall read as follows:

Sect. 2. Said corporation shall have all the powers, privileges and immunities and shall be subject to all the duties, liabilities and obligations applicable to a business corporation organized under the provisions of Chapter 225 of the Public Laws; and in addition to the powers specified in its charter, it may generate electric power for use within the State of New Hampshire or elsewhere, but said corporation shall not transmit any electric energy generated by water power in New Hampshire beyond the confines of this state without complying with the provisions of Sections 33 and 34 of Chapter 240 of the Public Laws. Said corporation may issue bonds secured by mortgage on its property and may increase its capital stock to such amount or number of shares as may be approved by the Public Service Commission, and as a public utility corporation shall be in all respects subject to the provisions of law regulating public utilities so far as applicable.

The report was accepted.

The reading of the amendments having commenced on

motion of Mr. Parsons of Franklin the further reading of the amendments was dispensed with.

The amendments were then adopted and the bill ordered to a third reading.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 156, An Act in amendment of Chapter 119 of the Public Laws, relating to locking devices on schoolhouses, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 2 by inserting after the figures "24" in line one the following "by striking out the word 'two' in line 1 and inserting in place thereof the word 'one' and further amend said section 24;" further amending section 2 by striking out the word "two" in line 5 and inserting in place thereof the word "one" so that said section as amended shall read as follows:

Sect. 2. Amend section 24 by striking out the word "two" in line 1 and inserting in place thereof the word "one" and further amend said section 24 by inserting after the words "main exit doors" these words "equipped with some safety device whereby the door may always be opened easily toward the outside by pressure against the same from the inside" so that said section shall read:

Sect. 24. Exits. Any school building in which one hundred or more children may be in attendance shall have its main exit doors equipped with some safety device whereby the door may always be opened easily toward the outside by pressure against the same from the inside, and all doors leading to fire escapes equipped as specified in section 23.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred Senate Bill No. 28, An Act relating to improvements at Alton Bay, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 158, An Act in amendment of Chapter 84, Section 18 of the Public Laws, relating to state and state aided highways and trunk lines, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hamlin of Bartlett for the Committee on Claims, reported the following Joint Resolution, House Joint Resolution No. 106. A Joint Resolution in favor of Harold M. Richardson. With the recommendation that the joint resolution ought to pass.

The report was accepted, the joint resolution read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 66, A Joint Resolution in favor of Frederick Soucise of Keene, reported the same with the following amendment and recommendation that the joint resolution as amended ought to pass.

Amend by striking out in line 1 the words "three hundred" and inserting in place thereof the words "one hundred and twenty" so that said resolution as amended shall read as follows:

That the sum of one hundred and twenty dollars be and hereby is appropriated to pay Frederick Soucise, of Keene for injuries sustained while serving in the New Hampshire National Guard on September 12, 1924, and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the

joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 76, A Joint Resolution for the continuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 27, A Joint Resolution for the permanent improvement of the main highway leading from the Central Trunk line to the Suncook-Ossipee road in the town of Chichester, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 47, An Act relating to state aid to certain towns for maintenance of town highways, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 119, An Act relating to marsh land in Hampton, Hampton Falls and Seabrook, reported the same with recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 136, An Act to amend Section 2, Chapter 313 of the Public Laws, establishing November Eleventh as a legal holiday to be known as Armistice Day, reported the same with the following resolution:

Resolved, That it be referred to the next Legislature.

The report was accepted and the resolution of the committee adopted.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Bill No. 55, An Act in favor of Harold M. Richardson, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by a new joint resolution introduced by the committee.

The report was accepted and the resolution of the committee adopted.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 26, A Joint Resolution allowing Bertha B. Silver compensation for damages caused by change in location of Daniel Webster highway in the town of Boscawen, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 48, An Act providing for the regulation of assistance to towns in maintaining Class 1 and Class II highways, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

(Discussion ensued)

On motion of Mr. Duncan of Jaffrey the bill was recommitted to the Committee on Public Improvements.

Mr. Hart of Wofeboro for the Committee on Public Improvements, to whom was referred House Bill No. 139, An Act designating a trunk line from Claremont to Nashua, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 85, An Act to change the name of "Dan Hole" pond located in the towns of Tuftonboro and Ossipee, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the special committee consisting of the delegation from the city of Nashua, to whom was referred House Bill No. 226, An Act in amendment of Section 42 of part one of Chapter 427 of the session laws of 1913, relating to the appointment of city solicitor of Nashua, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the special committee consisting of the delegation from the city of Nashua, to whom was referred House Bill No. 67, An Act to enable the city of Nashua to hold in trust Grand Army Hall for the use of patriotic organizations, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by inserting in line 12 after the word "Nashua;" the following "and to make appropriations therefor from time to time;" said section as amended shall read as follows:

The city of Nashua is authorized and empowered to acquire by deed of gift with such conditions as to when the

same shall take effect as may be mutually agreed upon between the grantor and grantee, from the John G. Foster Post 7, G. A. R., the building and estate known as the Grand Army hall located in said Nashua, with such photographs. pictures or other personal property as may be therein and belonging to the grantor and to hold the same IN TRUST. upon the death of all but one member of said John G. Foster Post 7, for the purpose of maintaining said Grand Army hall as a community building for the use of patriotic organizations located in Nashua; and to make appropriations therefor from time to time; the entire control and management thereof to be then vested in a board of trustees comprising the Mayor of the city, one alderman elected annually, and one member from each of the following organizations: J. Q. A. Warren No. 18 Sons of Veterans, Woman's Relief Corps, Daughters of Veterans, Spanish War Veterans, Veterans of Foreign Wars, and the American Legion: with such other stipulations in said deed as may be mutually satisfactory to grantor and grantee, in addition to or varying the foregoing, if not contrary to law.

Further amending by adding the following new section to be numbered 2:

Sect. 2. This act shall take effect upon its passage.

The report was accepted, the amendments adopted and the bill ordered to a third reading. $\stackrel{\sim}{}$

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 39. An Act to repeal Chapter 245, Laws of 1909, relating to school district in the towns of Bennington and Antrim.

House Bill No. 53. An Act legalizing the proceedings at the annual meetings and adjournments thereof of the North Conway lighting precinct held April 12, 1921, May 4, 1922, May 21, 1923, May 12, 1924, and May 11, 1925.

House Bill No. 61. An Act in amendment of Section 12, Chapter 295 of the Session Laws of 1925, relating to the Bethlehem village district.

House Bill No. 75. An Act authorizing the town of Salem to issue bonds.

House Bill No. 165. An Act in amendment of Section 6 of Chapter 15 of the Public Laws, relating to the State Treasurer, and state accounts.

The message also announced that the Senate had passed a bill with the following title, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 12. An Act to authorize New London Water System Precinct to refund a certain limited portion of its bonds,

SENATE BILL READ AND REFERRED

Senate Bill No. 12. An Act to authorize New London Water System precinct to refund a certain limited portion of its bonds.

Read a first and second time and referred to the Committee on Judiciary.

RESOLUTIONS

On motion of Mr. Fogerty of Northumberland:

Kesolved, that the Speaker appoint a committee of three from the House to prepare and present suitable resolutions on the death of Chester D. Peabody, member from Shelburne.

The Speaker appointed as members of such committee Messrs. Fogerty of Northumberland, Cross of Berlin and Morrison of Gorham.

On motion of Mr. Fogerty of Northumberland:

Resolved, That the Speaker designate a member to attend the funeral of Representative Peabody and that the Clerk be instructed to send a floral tribute on behalf of the House. The Speaker appointed Mr. Bickford of Milan as the member to attend the funeral.

On motion of Mr. Callahan of Keene:

Resolved, That the Speaker appoint a Committee of three to prepare resolutions on the death of Representative Charles H. H. Langille of Hinsdale and to attend the funeral, and that the Clerk of the House be instructed to procure a suitable floral tribute.

The Speaker appointed as such committee Messrs. Callahan of Keene, Duncan of Jaffrey and Dickinson of Winchester.

On motion of Mr. Smith of Portsmouth:

Resolved, That the order whereby House Bill No. 280, An Act relating to the salaries of Supreme and Superior Court judges was referred to the Committee on Revision of the Statutes be vacated and the bill be referred to the Committee on Judiciary.

By Mr. Houghton of Walpole:

Resalved, That the order whereby House Bill No. 174. An Act relating to regulation of highways by the selectmen was referred to the Committee on Revision of the Statutes be vacated and the bill referred to the Committee on Roads. Bridges and Canals.

SPECIAL ORDERS

Mrs. Straw of Manchester called for the special order, House Bill No. 112, An Act to amend Chapter 125, Public Laws, by adding sections to be numbered 25 to 31 inclusive, same to be entitled "Tourist Camps."

The question being,

Shall the bill be put back on its second reading?

On a viva voce vote the motion did not prevail.

Mr. Small of Rochester moved that the bill be indefinitely postponed.

The question being on the motion of Mr. Small.

(Discussion ensued)

Mr. Haskell of Concord moved the previous question.

The question being,

Shall the main question now be put?

On a viva voce vote the previous question was ordered.

The question being,

Shall the bill be indefinitely postponed?

On a viva voce vote the motion prevailed.

Mr. Colburn of Nashua called for the special order, House Bill No. 103, An Act in amendment of Section 4 of Chapter 196 of the Public Laws, relating to fish and game.

The question being.

Shall the report of the minority that the bill ought to pass be substituted for the report of the majority that it is inexpedient to legislate?

Mr. Colburn of Nashua moved that the bill be recommitted to the Committee on Fisheries and Game for purposes of amendment.

The question being on the motion of Mr. Colburn.

(Discussion ensued)

On a viva voce vote the motion prevailed.

Mr. Adolph Wagner of Manchester called for the special order, House Bill No. 19, An Act in amendment of Section 10 of Chapter 237 of the Public Laws, relating to the Public Service Commission.

The question being,

Shall the vote whereby the bill passed be reconsidered?

(Discussion ensued)

Mr. Lee of Concord moved the previous question.

The question being,

Shall the main question now be put?

On a *viva voce* vote the previous question was ordered. The question being,

Shall the vote whereby the bill passed be reconsidered?

On a viva voce vote the motion did not prevail.

The bill was then sent to the Senate for concurrence.

On motion of Mr. Collins of Manchester at 12.58 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

Senate Bill No. 28. An Act relating to improvements at Alton Bay.

Read a third time and passed and sent to the Secretary of State to be engrossed.

House Bill No. 67. An Act to enable the city of Nashua to hold in trust Grand Army hall for the use of patriotic organizations.

House Bill No. 156. An Act in amendment of Chapter 119 of the Public Laws, relating to locking devices on school houses.

House Bill No. 158. An Act in amendment of Chapter 84, Section 18 of the Public Laws, relating to state and state aided highways and trunk lines.

Severally read a third time and passed and sent to the Senate for concurrence.

House Bill No. 228. An Act to amend the charter of the Grafton Power Company.

On motion of Mr. Small of Rochester the rules were suspended and the bill read a third time by its title..

The bill was then passed and sent to the Senate for concurrence.

On motion of Mr. Challis of Manchester at 3.15 o'clock the House adjourned.

WEDNESDAY, FEBRUARY 9, 1927.

The House met at 11.30 o'clock according to adjournment.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Donigan of Newbury and Annis of Errol were granted leaves of absence for the week on account of illness.

Mr. Gage of Warner was granted leave of absence for the day on account of important business.

PETITIONS PRESENTED AND REFERRED

By Mr. Morse of Derry, petition of Granite State Deaf Mute Mission praying for the granting of the usual appropriation.

Presented and referred to the Committee on Appropriations.

By Mr. Burns of Haverhill, petition of various churches protesting against any change in the Sunday law.

By Mr. Angell of Derry, petition of pastor of Bethel Advent Church of Manchester protesting against any change in the Sunday law.

By Mr. Freeman of Concord, petition of Men's Club of South Congregational Church of Concord, protesting against any change in the Sunday law.

By Mr. Curtis of Manchester, petition of various churches protesting against any change in the Sunday law.

Severally presented and referred to the Committee on Revision of the Statutes.

COMMITTEE REPORTS

Mr. Carr of Manchester for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills:

Senate Bill No. 28. An Act relating to improvements at Alton Bay.

House Bill No. 31. An Act to improve the procedure in criminal cases before justices and municipal courts.

House Bill No. 42. An Act in amendment of Section 34 of Chapter 15 of the Public Laws, relating to lapsed appropriations.

House Bill No. 44. An Act relating to the form for applications for motor vehicle registration and operators' licenses.

House Bill No. 117. An Act in amendment of Chapter 162 of the Public Laws, relating to sales of household chemicals.

House Bill No. 126. An Act in amendment of Section 17, Chapter 139, Public Laws, relating to the manufacture and sale of ice cream.

The report was accepted.

Mr. Alexander of Concord for the Committee on Banks, to whom was referred House Bill No. 216, An Act authorizing the Derry Co-operative Building and Loan Association to change its name, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Alexander of Concord for the Committee on Banks, to whom was referred House Bill No. 234, An Act in amendment of Section 16 of Chapter 260 of the Public Laws relating to general provisions as to savings banks and trust companies, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Alexander of Concord for the Committee on Banks, to whom was referred House Bill No. 235, An Act in amendment of Paragraph 11 of Section 3 of Chapter 262 of the Public Laws, relating to investments of savings banks, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Alexander of Concord for the Committee on Banks, to whom was referred House Bill No. 236, An Act in amendment of Section 8, of Chapter 262 of the Public Laws, relating to investments of savings banks, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Alexander of Concord for the Committee on Banks, to whom was referred House Bill No. 237, An Act in amendment of Section 9, Chapter 262, of the Public Laws, relating to investments of savings banks, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Alexander of Concord for the Committee on Banks, to whom was referred House Bill No. 238, An Act in amendment of Section 20 of Chapter 261, of the Public Laws, relating to savings banks, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Alexander of Concord for the Committee on Banks, to whom was referred House Bill No. 260, An Act in amendment of Chapter 268 of the Public Laws relating to investments of savings banks, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Alexander of Concord for the Committee on Banks, to whom was referred House Bill No. 297, An Act in amendment of Paragraph VI of Section 6 of Chapter 262 of the Public Laws, relating to investments of savings banks, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out the word "Railways" in line 7 and inserting in place thereof the words "Railway

Company" so that said section as amended shall read as follows:

Section 1. Paragraph VI of Section 6 of Chapter 262 of the Public Laws is hereby amended by striking out the whole thereof, and inserting in its place the following:

VI. - Provinces; Newfoundland. The authorized bonds of any province of the Dominion of Canada, and of the Colony of Newfoundland; and bonds issued by the Canadian National Railway Company or constituent corporations of the system owned or controlled by the Canadian Natoinal Railways, the principal and interest of which are guaranteed by any province of the Dominion of Canada.

The report was accepted the amendment adopted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 54, An Act in amendment of Section 1 of Chapter 200 of the Public Laws, relating to fish, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 242, An Act authorizing the town of Candia to exceed its limit of indebtedness reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out Section 1 thereof and

inserting in its place the following:

SECTION 1. When the town of Candia votes to undertake the permanent improvement of that section of Class I highway in said town, known as the Candia Cut-off, being a highway leading from Candia to Hooksett, under the provisions of Section 15, Chapter 84 of the Public Laws. said town is hereby authorized to incur indebtedness for the purposes of said act in amounts sufficient to complete such permanent improvement, such indebtedness not to exceed at any time four per cent of the last preceding valuation for the assessment of taxes on the taxable property in said town.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 239, An Act relating to registration of foreign corporations, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out Section 2 thereof and inserting in its place the following:

- SECT. 2. Amend Section 2 of said Chapter by adding at the end of said section a new sentence, viz.: Such power of attorney shall specify some city or town within the state of New Hampshire in which its principal business will be transacted; provided, however that if said corporation shall cease to do business in the town or city designated in its power of attorney, it shall immediately notify the secretary of state to that effect and designate another city or town in which it will do business; so that said section as amended shall read as follows:
- 2. Filing. The power of attorney and a copy of the vote authorizing its execution duly certified and authenticated shall be filed in the office of the secretary of state, and copies certified by him shall be sufficient evidence thereof. Such power of attorney shall specify some city or town within the state of New Hampshire in which its principal business will be transacted; provided, however, that if said corporation shall cease to do business in the town or city designated in its power of attorney, it shall immediately notify the secretary of state to that effect and designate another city or town in which it will do business.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 274, An

Act relating to certain real estate in Keene, New Hampshire, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Gibson of Concord for the Committee on Military Affairs, to whom was referred House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the militia, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by adding the following new Section.

SECT. 5. All acts and parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

The report was accepted, the amendment adopted, and the bill referred to the Committee on Appropriations under the rules.

Mrs. Patten of Nashua for the Committee on Revision of Statutes, to whom was referred House Bill No. 160, An Act relating to common jails and prisoners therein, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by inserting after the word "sheriff" in line 4 the following "or jailor" so that said section as amended shall read as follows:

Section 1. Amend Chapter 397 of the Public Laws by adding at the end of said Chapter the following sections:

SECT. 31. *Escapes*. If a prisoner shall escape from a jail, the sheriff or jailer shall have power to pursue, retake and bring him back, and to require all necessary aid for that purpose.

SECT. 32. *Penalty*. Such escape shall be a crime punishable by a sentence of not more than one year in jail or not more than one thousand dollars or both.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 113, An Act to change the names of certain ponds in the town of Barrington, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

On motion of Mr. Small of Rochester the rules were suspended and the bill made in order for a third reading and passage at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 194, An Act to change the name of North pond in the town of Harrisville, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 218, An Act in relation to town clerks, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 295, An Act providing for public scales, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 109, An Act in amendment of Section 4 of Chapter 104 of the Public Laws, relating to motor vehicle road tolls, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

Mr. Butler of Hillsborough for a minority of the Com-

mittee on Ways and Means, to whom was referred House Bill No. 109, An Act in amendment of Section 4 of Chapter 104 of the Public Laws relating to motor vehicle road tolls, being unable to agree with the majority reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

Mr. Butler of Hillsborough moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the bill and reports be laid upon the table and made a special order for Tuesday, February 15, at 11:31 o'clock.

Mr. Gibson of Concord for the Committee on Military Affairs, to whom was referred House Joint Resolution No. 87, A Joint Resolution in favor of the First New Hampshire Infantry (in the Federal Service 1916-1919), reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Cilley of Manchester for the Committee on Military Affairs, to whom was referred House Joint Resolution No. 14, A Joint Resolution in aid of the New Hampshire Veterans' Association, reported the same in a new draft with the recommendation that the joint resolution in its new draft ought to pass.

The report was accepted, the joint resolution in its new draft read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 49, A Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 70, a Joint Resolution for the improvement of the Weirs channel so-called in Lake Winnipesaukee, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 50, A Joint Resolution to provide for the marking of the Maine and New Hampshire boundary line, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 73, A Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the state highway department, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 75, A Joint Resolution in favor of Ouslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 77, A Joint Resolution in favor of Rodman W. Seymour, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 83, A Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College highway over the Exeter river, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 93, A Joint Resolution for improvement of the Common at Hampton Falls, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 178, An Act merging certain school district meetings with town meetings, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Mr. Richardson of Hanover the bill was recommitted to the Committee on Education.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 187, An Act providing for merging school district meetings and town meetings under certain circumstances, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 263, An Act in amendment of Section 24, Chapter 200 of the Public Laws, relating to fish, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 84, An Act in amendment of Chapter 64, Section 10 of the Public Laws, relating to poll taxes, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 100, An Act for the quieting of title of certain real property in Keene, New Hampshire, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill, reported favorably by the committee.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 131, An Act to amend Section 1, Chapter 60 of the Public Laws, relating to poll taxes, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 197, An Act to authorize the North Walpole Village District to borrow money and issue bonds for the construction of a water system, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by existing law.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 244, An Act relating to court appearance, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 251, An Act relating to Powwow river and Great pond, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred House Bill No. 281, An Act amending Public Laws, Chapter 318, Section 1, relating to change of terms of Superior Court in Hillsborough county in number and time, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 60, An Act amending the Lien Law, Chapter 217 of the Public Laws, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 130, An Act to amend Section 6, Chapter 32 of the Public Laws, relating to the electing of representatives to the General Court, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 166, An Act to amend Section 37, Chapter 47 of the Public Laws, relating to choice and duties of town officers, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 173, An Act to increase the temporary borrowing capacity of the state, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 177, An Act to amend Section 12 of Chapter 47 of the Public Laws, relating to choice and duties of town officers, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

On motion of Mr. Hobbs of Pelham the bill was recommitted to the Committee on Revision of the Statutes. Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 200, An Act to amend Public Laws, Chapter 4, Section 28, relating to Legislative counsel, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter covered by existing law.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 201, An Act to amend Public Laws, Chapter 4, Section 29, relating to Legislative counsel, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 108, An Act in amendment of Articles I to III inclusive of Section 1 of Chapter 102 of the Public Laws, relating to registration and license fees; penalties, etc., reported the same with the following resolution:

Resolved, That it be referred to the next Legislature.

The report was accepted and the resolution of the committee adopted.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 223, An Act in amendment of Section 14 of Chapter 100 of the Public Laws, relating to the registration of motor vehicles, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

BILL FORWARDED

House Bill No. 172, An Act relating to powers of the Governor and Council.

Taken from the table and ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills sent up from the House of Representatives:

House Bill No. 42. An Act in amendment of Section 34 of Chapter 15 of the Public Laws, relating to lapsed appropriations.

House Bill No. 117. An Act in amendment of Chapter 162 of the Public Laws, relating to sales of household chemicals.

House Bill No. 126. An Act in amendment of Section 17 of Chapter 139 of the Public Laws, relating to the manufacture and sale of ice cream.

House Bill No. 17. An Act to amend Section 18 of Chapter 65 of the Public Laws, relating to taxation of interest and dividends.

The message further announced that the Senate had voted to adopt the amendment offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 39, An Act to repeal Chapter 245, Laws of 1909, relating to School District in the towns of Bennington and Antrim.

On motion of Mr. Glessner of Bethlehem the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate has passed a bill with the following title, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 18, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole village.

SENATE BILL READ AND REFERRED

Senate Bill No. 18, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole village.

The bill was read a first and second time and referred to the Committee on Roads, Bridges and Canals.

RESOLUTIONS

Mr. Fogerty of Northumberland offered the following resolutions:

RESOLUTIONS ON THE DEATH OF REPRESENTATIVE CHESTER D. PEABODY OF SHELBURNE.

Whereas, the House has learned with sincere sorrow of the untimely death of Representative Chester D. Peabody of Shelburne and whereas, we recognize the loss we have sustained by the decease of our fellow member and the still greater loss sustained by those nearest and dearest to him, be it

Resolved, that the deepest sympathy of the House of Representatives be extended to the wife and family of the deceased brother member in their burden of sorrow, and be it further

Resolved, that the Clerk of the House despatch a copy of these resolutions to Mrs. Chester D. Peabody at Shelburne.

MERTON S. FOGERTY, W. H. MORRISON, FRANK H. CROSS.

On a viva vocc vote the resolutions were adopted.

Mr. Callahan of Keene offered the following resolutions:

RESOLUTIONS ON THE DEATH OF REPRESENTATIVE CHARLES H. H. LANGILLE OF HINSDALE

Whereas, the House has learned with sincere sorrow of the untimely death of Representative Charles H. H. Langille of Hinsdale and whereas, we recognize the loss we have sustained by the decease of our fellow member and of the still greater loss sustained by those nearest and dearest to him, be it

Resolved, that the deepest sympathy of the House of Representatives be extended to the wife and family of the deceased brother member in their burden of sorrow, and be it further

Resolved, that the Clerk of the House despatch a copy of these resolutions to Mrs. Charles H. H. Langille of Hinsdale.

WILLIAM J. CALLAHAN, JOHN H. DICKINSON, GEORGE H. DUNCAN.

On a viva voce vote the resolutions were adopted.

On motion of Mr. Duncan of Jaffrey:

Resolved, that the State Treasurer be directed to pay to the widows of our late members, Charles H. H. Langille, of Hinsdale, and Chester D. Peabody, of Shelburne, the full salary and mileage allowance due them as members of the House of Representatives.

On motion of Mr. Callahan of Keene at 12:28 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

House Bill No 54, An Act in amendment of Section 1 of Chapter 200 of the Public Laws, relating to fish.

House Bill No. 160, An Act relating to common jails and prisoners therein.

House Bill No. 194, An Act to change the name of North pond in the town of Harrisville.

House Bill No. 218, An Act in relation to town clerks. House Bill No. 216, An Act authorizing the Derry Cooperative Building and Loan Association to change its name.

House Bill No. 234, An Act in amendment of Section 16 of Chapter 260 of the Public Laws, relating to general provisions as to savings banks and trust companies.

House Bill No. 235, An Act in amendment of paragraph 11 of Section 3 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 236, An Act in amendment of Section 8 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 237, An Act in amendment of Section 9, Chapter 262, of the Public Laws relating to investments of savings banks.

House Bill No. 238, An Act in amendment of Section 20, Chapter 201, of the Public Laws, relating to savings banks.

House Bill No. 239, An Act relating to registration of foreign corporations.

House Bill No. 242, An Act authorizing the town of Candia to exceed its limit of indebtedness.

House Bill No. 260, An Act in amendment of Chapter 262, of the Public Laws, relating to investments of savings banks.

House Bill No. 274, An Act relating to certain real estate in Keene, New Hampshire.

House Bill No. 297, An Act in amendment of paragraph VI of Section 6 of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 172, An Act relating to powers of the Governor and Council.

Severally read a third time and passed and sent to the Senate for concurrence.

House Bill No. 295, An Act providing for public scales. The third reading having commenced on motion of Mr. Challis of Manchester the further reading of the bill was dispensed with.

The bill was then passed and sent to the Senate for concurrence.

On motion of Mr. Fogerty of Northumberland at 3:35 o'clock the House adjourned.

THURSDAY, February 10, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Nourse and Warner of Claremont were granted leaves of absence for the day on account of important business.

Mr. Lovering of Manchester was granted leave of absence for next Tuesday and Wednesday on account of important business.

PETITION PRESENTED AND REFERRED

Mr. Challis of Manchester, petition of various churches protesting against any change in the Sunday laws.

Presented and referred to the Committee on Revision of the Statutes.

COMMITTEE REPORTS

By Mr. Richardson of Lyndeborough for the Committee on Appropriations, to whom was referred House Joint Resolution No. 16, A Joint Resolution for the promotion of the poultry industry in New Hampshire, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Lyndeborough for the Committee on Appropriations, to whom was referred House Joint Resolution No. 21, A Joint Resolution for the purchase and installation of a refrigerating plant at the state hospital, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Lyndeborough for the Committee on Appropriations, to whom was referred House Joint Resolution No. 25, A Joint Resolution in favor of William Lachance, reported the same in a new draft, with the recommendation that the joint resolution in its new draft ought to pass.

The report was accepted and the joint resolution read a first and second time.

On motion of Mr. Foster of Concord the rules were suspended and the printing of the joint resolution dispensed with.

The joint resolution was then ordered to a third reading. Mr. Richardson of Lyndeborough for the Committee on Appropriations, to whom was referred House Bill No. 175, An Act providing for a contingent fund to protect the interests of the state, reported the same in a new draft and with a new title with the recommendation that the bill in its new draft and new title ought to pass.

The report was accepted, and the bill in its new draft read a first and second time and laid upon the table to be printed.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 91, An Act providing for the artificial culture of fish, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 102, An Act in amendment of Section 17 of Chapter 200 of the Public Laws, relating to fresh water smelt, reported the same

with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out after the word "Laws" in line 1 the following "by striking out the word 'ten' in the first line of said section and inserting in place thereof, the word 'five' and further amend said section," further amending by striking out in line 10 the word "five" and inserting in place thereof the word "ten," so that said section as amended shall read as follows:

Section. 1. Amend Section 17 of Chapter 200 of the Public Laws by striking out in the second line of said section, the words "in one day" and adding in the place thereof, the words "between twelve o'clock noon in any day and twelve o'clock noon of the following day," so that said section, as amended, shall read as follows:

17. ————, Limit. A person may take a total of not more than ten pounds of fresh water smelt between twelve o'clock noon in any day and twelve o'clock noon of the following day.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 121, An Act relating to closing Sunshine lake in Greenfield to ice fishing for a term of five years, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend the title by striking out the word "Sunshine" and inserting in place thereof the word "Sunset" so that said title shall read:

"An Act relating to closing Sunset lake in Greenfield to all ice fishing for a term of five years."

Further amend by striking out in Section 1 the word "Sunshine" in line 3 and inserting in place thereof the word "Sunset" so that said section as amended shall read as follows:

Section 1. All persons are prohibited to fishing through

the ice for a period of five years from the date of the passage of this act, in Sunset lake, so-called, in the town of Greenfield.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Mr. Boutwell of Concord for the Committee on Forestry to whom was referred House Joint Resolution No. 62, A Joint Resolution to provide for a survey of timber acreage in rural towns, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by inserting after the word "Commission" in line 4 the following "with the co-operation of the State Forestry Department" so that said resolution shall read as follows:

That the sum of five thousand dollars be and the same is hereby appropriated to defray the expense of a survey of the timber acreage in several rural towns, to be made under the direction of the State Tax Commission with the co-operation of the State Forestry Department to be used for the purpose of ascertaining what would be the financial effect upon such towns if growing timber were to be exempted from taxation prior to maturity, a report of which survey shall be made by said Commission to the next legislature, with recommendations covering the problem of forestry taxation. The Governor is hereby authorized to draw his warrants for the same on any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Boutwell of Concord for the Committee on Forestry, to whom was referred House Bill No. 193, An Act in relation to forest protection and burning property, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judi-

ciary, to whom was referred House Bill No. 30, An Act to regulate the operation of aircraft, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out all after the enacting clause and substituting the following in its place:

Section 1. No person shall operate aircraft over buildings, persons or animals in such a manner or at such an altitude as to endanger his own life or the lives of his passengers, or the lives or safety of those below him; nor shall any person operate aircraft over the thickly settled portion of any city or town at an altitude of less than one thousand feet, except for the purpose of taking-off or alighting on landing places, or by permission of the chief of police of cities and towns having such an official or a majority of the board of selectmen of other towns for purposes of taking photographs or other commercial work which cannot be performed from an altitude of one thousand feet.

Section 2. No person shall operate aircraft at an altitude of less than one thousand feet over any open air assembly of one hundred or more persons, whether such persons be grouped in a stand or stands or in an open field, except for the purpose of taking-off or alighting on landing places; provided, however, that the operation of aircraft contrary to the provisions of this or the preceding section shall not be deemed a violation of this act if such operation is conducted with the written consent of the proper official of the United States Government under regulations promulgated by the Federal Department having control of aeronautics.

Section 3. Nothing in this act shall be construed to prohibit the use of parachutes as a means of safe descent.

Section 4. Whoever violates any provision of this act shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than six months, or both.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 184, An Act relating to the sale of securities, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of said bill by striking it out and substituting the following in its place:

Section 1. Amend Section 2 of Chapter 284 of the Public Laws by striking out said section and inserting in place thereof the following:

2. Securities. Securities shall include all classes of stocks and shares, bonds, debentures, evidences of indebtedness and certificates of participation, ship shares and investment contracts in the form of a bill of sale, or any similar device.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 231, An 'Act to regulate professional bondsmen, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of said bill by striking it out and substituting the following in its place:

Section 1. *Professional Bondsmen*. Any person making a business of furnishing bail in criminal cases, and receiving money or other compensation therefor shall be deemed a professional bondsman.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Challis of Manchester for the Committee on Labor, to whom was referred House Bill No. 111, An Act in amendment of Section 14 of Chapter 176 of the Public Laws, relating to masters' apprentices and laborers, reported

the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by inserting after the word "establishment" in lines 3 and 10 the following "during the month of September" so that said section shall read as follows:

Section 1. Amend Section 14 of Chapter 176 of the Public Laws by inserting after the word "labor" in line 5 the words "or in any canning establishment during the month of September," so that said section as amended shall read as follows:

14. Females; Minors. No female, or minor under eighteen years of age, shall be employed or be permitted to work at manual or mechanical labor in any employment, except household labor and nursing, domestic, hotel and boarding house labor, operating in telephone and telegraph offices and farm labor, or in any canning establishment during the month of September, more than ten and one-quarter hours during any one day, or more than fifty-four hours in any one week.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 202, An Act to amend Chapter 90 of the Public Laws, relating to motor vehicles, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to arson, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out in line 4 the word "or" and inserting in place thereof the word "and," further

amending by inserting after the word "lumber" in line 23 the following: "standing trees or underwood" so that said section as amended shall read as follows:

Section 1. Amend Chapter 391 of the Public Laws by striking out the first three sections of said chapter and inserting in place thereof the following:

- 1. If any person shall wilfully and maliciously set fire to or burn or cause to be burned or aid, counsel or procure the burning of any dwelling-house, or any outbuilding adjoining thereto, kitchen, shop, barn, stable or any building that is a parcel thereof, or belonging to or adjoining thereto, the property of himself or another, he shall be imprisoned not more than thirty years.
- 2. If any person shall wilfully or maliciously set fire to or burn or cause to be burned or aid, counsel or procure the burning of shop, storehouse, ware-house, factory, mill or other building, the property of himself or another, or any church, meeting house, court house, work house, school, jail or other public building or any public bridge, or a vessel or boat lying within the body of any county, he shall be imprisoned not more than twenty years.
- 3. If any person shall wilfully or maliciously set fire to or burn or cause to be burned or aid, counsel or procure the burning of any barrack, cock, crib, rick or stack of hay, corn, wheat, oats, barley or other grain or vegetable product of any kind, of any field of standing hay or grain of any kind, or any fence, or any pile of coal, wood or other fuel, or any pile of planks, boards, posts, rails or other lumber, standing trees or underwood, or any street car, railway car, automobile, or other motor vehicle, or any other personal property not herein specifically named, such property being of the value of twenty-five dollars and the property of another person, he shall be imprisoned not more than three years, or fined not more than one thousand dollars and imprisoned not more than one year.
- 4. If any person shall wilfully or maliciously and with intent to injure or defraud the insurer set fire to or burn or

cause to be burned or aid, counsel or procure the burning of any goods, wares, merchandise or other chattels or personal property of any kind, the property of himself or another which shall at the time be insured by any person or corporation against loss or damage by fire, he shall be imprisoned not less than one year nor more than five years.

5. If any person shall wilfully or maliciously attempt to set fire to or attempt to burn or to aid, counsel or procure the burning of any of the buildings or property mentioned in the preceding four sections, he shall be imprisoned not less than one year nor more than two years or fined not more than one thousand dollars.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Warner of Claremont for the Committee on Normal Schools, to whom was referred House Joint Resolution No. 42, A Joint Resolution providing for the erection of a gymnasium at the Keene Normal school, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Warner of Claremont for the Committee on Normal Schools, to whom was referred House Joint Resolution No. 58, A Joint Resolution providing for changes in Mary Lyon hall at the Plymouth Normal school, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Warner of Claremont for the Committee on Normal Schools, to whom was referred House Joint Resolution No. 59, A Joint Resolution providing for the completion of the Samuel Read Hall dormitory at the Plymouth Normal school, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted.

The question being,

Shall the joint resolution be referred to the Committee on Appropriations?

(Discussion ensued)

The joint resolution was then referred to the Committee on Appropriations under the rules.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 222, An Act in amendment of Section 3 of Chapter 127 of the Public Laws, relating to the Laboratory of Hygiene, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 13, A Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire, and the town of Lunenburg, Vermont, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 36, A Joint Resolution for the improvement of the road leading from Piermont to the Warren town line, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 54, A Joint Resolution appropriating money for state aid for the town of Wakefield, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred

to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 55, A Joint Resolution appropriating money for state aid for the town of Wakefield, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 63, A Joint Resolution for the repair of the Black Water river bridge in the town of Seabrook, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by inserting after the word "Seabrook" in line 4 of the printed bill the following "Any amount over \$5,000 required to repair this bridge to be raised by the town of Seabrook, the total cost not to exceed \$7,500." so that said resolution as amended shall read as follows:

That the sum of five thousand dollars (\$5,000) be and hereby is appropriated for the repair of the bridge over the Black Water river in the town of Seabrook. Any amount over \$5,000 required to repair this bridge to be raised by the town of Seabrook, the total cost not to exceed \$7,500. The said sums appropriated to be expended under the direction of the Highway Commissioner and the Governor is hereby authorized to draw his warrant for the same.

The report was accepted, the amendment adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 86, A Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledvard bridge across the Connecticut river in said town, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out the word "the" in line 3 and inserting in place thereof the word "its" so that the same as amended shall read as follows:

That the sum of six thousand dollars (\$6,000) be and the same is hereby appropriated to reimburse the town of Hanover for one-half its expense thereof and said appropriation shall be a charge upon the maintenance fund as provided by Chapter 85 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 95, A Joint Resolution for the permanent construction of a certain highway in the town of Jefferson, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 102, A Joint Resolution for the improvement of the road leading from Farmington village to the village of South Wolfeboro, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 104, A Joint Resolution for the improvement of the Old Stage Coach road from Loudon village to Gilmanton Iron Works, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Tuttle of Farmington for the Committee on State Hospital, to whom was referred House Joint Resolution No. 22, A Joint Resolution for reconstructing additions and improvements at the State Hospital, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend said joint resolution by striking out the words and figures "forty-four thousand dollars (\$44,000)," and by inserting in place thereof the words and figures twenty-seven thousand dollars (\$27,000), and by striking out the following words and figures "to construct and equip a two tenement house for use of married men on the medical staff, seventeen thousand dollars (\$17,000)," so that said joint resolution as amended shall read as follows:

That the sum of twenty-seven thousand dollars (\$27,000) be and the same is hereby appropriated for reconstruction, additions and improvements at the State Hospital as follows: To reimburse the maintenance account for money expended in resetting the east battery of boilers in the heating plant, fifteen thousand dollars (\$15,000); to purchase and install machinery for use in the laundry, twelve thousand dollars (\$12,000). The Governor is hereby authorized to draw his warrants for said sums on any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Tuttle of Farmington for the Committee on State Hospital, to whom was referred House Bill No. 107, An Act to provide for the construction and equipment of a nurses's home at the State Hospital, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. Newton of Concord for the Committee on State

House and State House Yard, to whom was referred House Joint Resolution No. 74, A Joint Resolution appropriating money for extraordinary repairs and improvements on the state house and grounds, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 268, An Act to protect religious freedom and the liberties of those receiving instruction in state supported institutions, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 178, An Act merging certain school district meetings with town meetings, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 198, An Act designating the state prison as a jail and authorizing commitment thereto in certain cases, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 199, An Act to permit the transfer of prisoners between the state prison and any house of correction or jail, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 144, An Act in amendment of Section 1 of Chapter 198 of the Public Laws relating to bear, reported the same with the following resolution:

Resolved, That it be referred to the next legislature.

The report was accepted and the resolution of the committee adopted.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 186, An Act in amendment of Section 53 of Chapter 162 of the Public Laws, relating to denatured alcohol, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 179, An Act in amendment of Public Laws, Chapter 162, Section 53, relating to denatured alcohol, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Sheehan of Manchester for the Special Committee consisting of the delegation from the city of Manchester, to whom was referred House Bill No. 69, An Act regulating a system of employment for employees of the highway department in the city of Manchester, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by substituting for the word "permanent" in line 7 thereof, the word "All" so that said section as amended shall read as follows:

1. That the Highway Commissioners of the city of Manchester, through their agents and servants, shall insofar as possible grant steady employment to all the employees of said department who are citizens and who have been

employees thereof for a period of five years or more. All employees shall be citizens and voters of Manchester.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Sheehan of Manchester for the special committee consisting of the delegation from the city of Manchester, to whom was referred House Bill, No. 214, An Act to authorize the city of Manchester to acquire and to operate a recreation field and an aviation field, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Sheehan of Manchester for the special committee consisting of the delegation from the City of Manchester, to whom was referred House Bill No. 289, An Act repealing Chapter 226 of the Laws of 1921, relating to the establishment of a finance commission in Manchester, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The undersigned, a minority of the special committee consisting of the delegation from the City of Manchester, to whom was referred House Bill No. 289, An Act repealing Chapter 226 of the Laws of 1921, relating to the establishment of a finance commission in Manchester, being unable to agree with the majority, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

FRANK H. CHALLIS, HARRY B. CILLEY, JOEL S. DANIELS, TREFFLE RAICHE, HOLLIS F. TOWNE, ALBERT BEAUDET, HENRY L. ALLARD, LEO P. MARCHAND.

A Minority of the Committee.

Mr. Cilley of Manchester moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the bill and reports be laid upon the table and made a special order for Tuesday, February 15, at 11.32 o'clock.

(Discussion ensued as to time)

On a viva voce vote the motion prevailed.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following joint resolution, sent up from the House of Representatives:

House Joint Resolution No. 61, Joint Resolution in favor of assenting to the provisions of the Act of Congress known as the Purnell Act.

The message further announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 17, An Act to amend Section 18, Chapter 65 of the Public Laws, relating to taxation of interest and dividends.

On motion of Mr. Glessner of Bethlehem the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed a bill with the following title, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 1, An Act to establish a Board of Review.

SENATE BILL READ AND REFERRED

Senate Bill No. 1, An Act to establish a Board of Review.

Read a first and second time and referred to the Committee on Ways and Means.

RESOLUTION

On motion of Mr. Cilley of Manchester:

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9:00, when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7:30 o'clock, and that when it then adjourns it adjourn to meet on Tuesday morning at 11:30 o'clock.

On motion of Mr. Cheney of Laconia the rules were suspended and business in order for this afternoon was made in order at the present time.

THIRD READINGS

House Bill No. 214, An Act to authorize the City of Manchester to acquire and to operate a recreation field and an aviation field.

The third reading having commenced on motion of Mr. Challis of Manchester the further reading of the bill was dispensed with.

The bill was then passed and sent to the Senate for concurrence.

On motion of Mr. Challis of Manchester the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 30, An Act to regulate the operation of aircraft.

House Bill No. 69, An Act regulating a system of employment for employees of the highway department in the City of Manchester.

House Bill No. 91, An Act providing for the artificial culture of fish.

House Bill No. 102, An Act in amendment of Section 17 of Chapter 200 of the Public Laws, relating to fresh water smelt.

House Bill No. 111, An Act in amendment of Section 14, Chapter 176 of the Public Laws, relating to masters' apprentices and laborers.

House Bill No. 121, An Act relating to closing Sunset Lake in Greenfield to ice fishing for a term of five years.

House Bill No. 184, An Act relating to the sale of securities.

House Bill No. 193, An Act in relation to forest protection and burning property.

House Bill No. 202, An Act to amend Chapter 90 of the Public Laws, relating to motor vehicles.

House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to arson.

House Bill No. 231, An Act to regulate professional bondsmen.

House Joint Resolution No. 25, Joint Resolution in favor of William Lachance.

Severally read a third time and passed and sent to the Senate for concurrence.

House Joint Resolution No. 16, Joint Resolution for the promotion of the poultry industry in New Hampshire.

The third reading having commenced on motion of Mr. Challis of Manchester the further reading of the joint resolution was dispensed with.

The joint resolution was then passed and sent to the Senate for concurrence.

On motion of Mr. Small of Rochester the rules were suspended and the third reading of joint resolutions by their captions made in order.

House Joint Resolution No. 21, Joint Resolution for the purchase and installation of a refrigerating plant at the State Hospital.

Read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Challis of Manchester at 12:15 o'clock the House adjourned.

FRIDAY, FEBRUARY 11, 1927.

The House met at 9.00 o'clock according to adjournment. The following letter was read by the Clerk:

Woodsville, N. H., Feb. 11, 1927.

Mr. George H. Nash, Concord. N. H.

Dear Sir,

I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON,
Speaker.

On motion of Mr. Cloudman of Concord at 9.01 o'clock the House adjourned.

MONDAY, FEBRUARY 14, 1927.

The House met at 7.30 o'clock according to adjournment. The following letter was read by the Clerk:

Woodsville, N. H., Feb. 14, 1927.

Mr. Willie B. Emmons,

Thornton, N. H.

Dear Sir,

I shall be unable to attend the session on Monday evening. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Gordon of New Hampton at 7.31 o'clock the House adjourned.

TUESDAY, February 15, 1927.

The House met at 11.30 o'clock according to adjournment.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. Hyde of Lebanon was granted leave of absence for the day on account of illness.

Mr. Eagan of Manchester was granted leave of absence on account of an automobile accident.

Mr. Bruce of Milford was granted leave of absence for Tuesday and Wednesday on account of important business.

Mr. Smith of Laconia was granted leave of absence for Wednesday and Thursday on account of important business.

Mr. Snodgrass of Berlin was granted leave of absence for the rest of the week on account of important business.

Mr. Archibald of Claremont was granted leave of absence for the week on account of a death in his family.

PETITIONS PRESENTED AND REFERRED

By Mr. Wiggin of Manchester, petition of N. H. Tourist Society of St. Petersburg, Florida, favoring passage of reciprocal auto legislation.

By Mr. Bixler of Exeter, petition of Congregational Church of Exeter, protesting against any change in the Sunday law.

Severally presented and referred to the Committee on Revision of the Statutes.

By Mr. Lavoie of Warren, petition of Methodist Episcopal Church of Warren, favoring passage of House Bill No. 21.

By Mr. Burns of Haverhill, petition of citizens of North Haverhill, favoring passage of House Bill No. 21.

By Mr. Baker of Whitefield, petition of Whitefield Methodist Church, favoring passage of House Bill No. 21.

Severally presented and referred to the Committee on Liquor laws.

By Mr. Pillsbury of Manchester, petition of St. Paul's Methodist Episcopal Church of Manchester, favoring passage of House Bill No. 21, and that there be no change in the Sunday laws.

By Mrs. Abbott of Brentwood, petition of Brentwood Congregational Church, favoring House Bill No. 21, and that there be no change in the Sunday laws.

Severally presented and referred to the Committee on Revision of the Statutes.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills, reported that the committee had examined and found correctly engrossed the following entited bills and joint resolutions:

House Bill No. 17. An Act to amend Section 18, Chapter 65 of the Public Laws, relating to taxation of interest and dividends.

House Bill No. 39. An Act to repeal Chapter 245, Laws of 1909, relating to school district in the towns of Bennington and Antrim.

House Bill No. 43. An Act in amendment of Section 45, Chapter 42 of the Public Laws, relating to pensions for certain town employees.

House Bill No. 59. An Act in amendment of Section 14, Chapter 100 of the Public Laws, relating to motor vehicle permit fees.

House Bill No. 150. An Act in amendment of Chapter 119 of the Public Laws, relating to out of state high school tuition.

House Bill No. 152. An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of normal school graduates.

House Bill No. 154. An Act in amendment of Chapter

119 of the Public Laws, relating to the salaries of district officers.

House Bill No. 157. An Act in amendment of Chapter 117 of the Public Laws, relating to the annual meeting of supervisory unions.

House Bill No. 270. An Act creating the Tilton and Northfield Union School District.

House Joint Resolution No. 29. Joint Resolution appropriating a sum of not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House.

House Joint Resolution No. 61. Joint Resolution in favor of assenting to the provisions of the act of congress known as Purnell Act.

The report was accepted.

Mr. Brown of Strafford for the Committee on Agriculture, to whom was referred House Bill No. 240, An Act to regulate the sale of milk and dairy products, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Brown of Strafford for the Committee on Agriculture, to whom was referred House Bill No. 286, An Act regulating the transportation of poultry, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 2 by striking out the word "commission" in line 1 and inserting in place thereof the word "commissioner;" further amend by striking out the word "six" in line 5 and inserting in place thereof the word "four" so that said section as amended shall read as follows:

Sect. 2. Upon application, the Commissioner of Agriculture may, if he is satisfied of the responsibility and character of the applicant issue a license to such applicant to transport poultry in any public way in this state between the hours of ten o'clock in the evening and four o'clock in the morning.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 288, An Act to authorize the Durham school district of the town of Durham to exceed its limit of bonded indebtedness, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 290, An Act relating to business corporations, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 294, An Act in relation to annual returns of business corporations, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out Section 3 thereof and inserting the following in its place:

Sect. 3. This act shall take effect January 1, 1928.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 319, An Act relating to the powers of the Mayor and City Council of the city of Somersworth, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 225, An Act to amend Section 28, Chapter 80 of the Public Laws, relating to repairing town highways, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 250, An Act relating to regulation of highways by the highway commissioner and selectmen, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws, relating to state and other public libraries, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by inserting after the word "words" in line 3 and after the word "be" in line 6 the following "shall be fixed by the trustees, not exceeding" so that said section as amended shall read as follows:

SECTION 1. Amend Section 16, Chapter 10 of the Public Laws by striking out the words "twenty-five hundred" and inserting in place thereof the words "shall be fixed by the trustees not exceeding three thousand" so that said section as amended shall read as follows:

16.—— Salary. His salary shall be fixed by the trustees, not exceeding three thousand dollars a year.

The report was accepted, the amendment adopted, and the bill referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 45, An Act to establish a State Highway between the villages of Groveton and West Milan, reported the same with the

following amendments and the recommendation that the bii! as amended ought to pass.

Amend said bill by striking out all of Section 2. Further amend by re-numbering Section 3 Section 2.

The report was accepted, the amendments adopted, and the bill referred to the Committee on Appropriations under the rules.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 123, An Act relating to public libraries, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. Small of Rochester for the Committee on Rules, having considered the subject reported the following entitled bill, House Bill No. 336, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices.

Reported the same with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted, the bill read a first and second time and laid upon the table to be printed.

On motion of Mr. Burkett of Concord the bill was referred to a special committee consisting of the delegation from the city of Concord.

Mr. Cheney of Laconia for the Committee on Rules, reported the following Joint Resolution, House Joint Resolution No. 107, A Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis, with the recommendation that the joint resolution be referred to the Committee on Agriculture.

The report was accepted, the bill read a first and second time, laid upon the table to be printed and referred to the Committee on Agriculture.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 230,

An Act in amendment of Section 15, Chapter 269 of the Public Laws entitled "Regulation of small loans," reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 328, An Act to amend Section 22, Chapter 100 of the Public Laws, relating to registration of motor vehicles, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 316, An Act relating to the sale of shingles, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by existing law.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 313, An Act in amendment of Chapter 26 of the Public Laws providing opportunity for sick and disabled voters to vote, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, on the ground that the proposed legislation is unconstitutional.

The report was accepted and the resolution of the committee adopted.

Mr. DeMeritt of Exeter for the Special Committee consisting of the delegation from the town of Exeter, to whom was referred House Bill No. 332, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices, reported the same in a new draft, with

the recommendation that the bill in the new draft ought to pass.

The report was accepted and the bill in its new draft read a first and second time.

On motion of Mr. Crosbie of Exeter the rules were suspended and the printing of the bill dispensed with.

The bill was then ordered to a third reading.

Mr. Duffy of Keene for the Special Committee consisting of the delegation from the city of Keene, to whom was referred House Bill No. 13, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices, reported the same in new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted and the bill in its new draft read a first and second time and laid upon the table to be printed.

On motion of Mr. Hopkins of Keene the bill was recommitted to the Special Committee consisting of the delegation from the city of Keene.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate concurred with the House of Representatives in the passage of the following bill, with amendment, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 49. An Act relating to the destruction of uniforms of police officers in the city of Manchester.

Amend Section 1 of the bill by striking out the word "shall" in the fourth line and inserting in place thereof the word "may," so that said section as amended shall read:

SECTION 1. When a claim is made by a police officer in the city of Manchester that during the performance of his duties as such officer, and because of such service, his uniform has been destroyed or rendered unfit for further use, the said city may purchase a new uniform for said officer without charge to him, providing the Chief of Police of said city, after investigation, reports that the claim made is a just and reasonable one.

On motion of Mr. Collins of Manchester the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

The message further announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolution, sent up from the House of Representatives:

House Joint Resolution No. 29. Joint Resolution appropriating a sum not exceeding five hundred dollars (\$500) for procuring a portrait of General John G. Foster and placing same in State House.

House Bill No. 16. An Act in amendment of Section 33, Chapter 200 of the Public Laws, relating to fish.

House Bill No. 18. An Act to authorize the Farmington School District of the town of Farmington to exceed its limit of bonded indebtedness.

House Bill No. 43. An Act in amendment of Section 45, Chapter 42 of the Public Laws, relating to pensions for certain town employees.

House Bill No. 59. An Act in amendment of Section 14, Chapter 100, of the Public Laws, relating to motor vehicle permit fees.

House Bill No. 150. An Act in amendment of Chapter 119 of the Public Laws, relating to out-of-state high school tuition.

House Bill No. 152. An Act in amendment of Chapter 116 of the Public Laws, relating to the obligation of normal school graduates.

House Bill No. 153. An Act in amendment of Chapter

117 of the Public Laws, relating to the efficiency of truant officers.

House Bill No. 154. An Act in amendment of Chapter 119 of the Public Laws, relating to the salaries of district officers.

House Bill No. 157. An Act in amendment of Chapter 117 of the Public Laws, relating to the annual meeting of supervisory unions.

House Bill No. 270. An Act creating the Tilton and Northfield Union School District.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 13. An Act in amendment of Section 5 Chapter 42, of the Public Laws, relating to special town meetings.

Senate Bill No. 16. An Act in amendment of Section 1, Chapter 316 of the Public Laws, relating to the superior court.

Senate Bill No. 23. An Act in amendment of subdivision XII of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 24. An Act in amendment of subdivision XV, Section 12, of Chapter 262 of the Public Laws.

Senate Bill No. 25. An Act in amendment of subdivision XIV of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 26. An Act in amendment of subdivision VII, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 27. An Act in amendment of subdivision IX, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 29. An Act in amendment of subdivision X, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 35. An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts.

Senate Bill No. 10. An Act in amendment of Chapter 9 of the Public Laws relating to lands for state institutions.

SENATE BILLS READ AND REFERRED.

Senate Bill No. 10. An Act in amendment of Chapter 9 of the Public Laws, relating to lands for state institutions.

Senate Bill No. 13. An Act in amendment of Section 5, Chapter 42 of the Public Laws, relating to special town meetings.

Severally read a first and second time and referred to the Committee on Revision of the Statutes.

Senate Bill No. 16. An Act in amendment of Section 1, Chapter 316 of the Public Laws, relating to the superior court.

Senate Bill No. 23. An Act in amendment of subdivision XII, Section 12 of Chapter 262 of the Public Laws.

Senate Bill No. 24. An Act in amendment of subdivision XV, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 25. An Act in amendment of subdivision XIV, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 26. An Act in amendment of subdivision VII, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 27. An Act in amendment of subdivision IX, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 29. An Act in amendment of subdivision X, Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 35. An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts.

Severally read a first and second time and referred to the Committee on Judiciary.

RESOLUTIONS

On motion of Mr. Challis of Manchester,

Resolved, That this House has learned with profound sorrow of the death of Augustus Wagner, a civil war veteran, who was serving his fifth term in this House, and that a committee of three be appointed by the speaker to prepare suitable resolutions upon the sad event. The action of the Clerk in providing a floral tribute is hereby approved

and the State Treasurer is authorized and directed to pay for the same. Resolved, further, that when this House adjourns today it be as a tribute to the memory of Augustus Wagner of Ward 2, Manchester, Civil War veteran and five times a member of this body.

The Speaker appointed as members of the committee to prepare resolutions Messrs. Challis and Bartlett and Mrs. Pillsbury of Manchester.

On motion of Mrs. Straw of Manchester:

Resolved, That the use of Representatives' Hall be granted the Committee on Public Health, Wednesday evening, February 23, for holding a public hearing on House Bill No. 247, An Act relating to the vaccination of school children.

Mr. Wagner of Manchester offered the following resolution:

Resolved, That all of the committees reporting in bills to the House that have any increase of salaries embodied in them and which are not mentioned in the title of the bills, said Committees shall report the same to the House, so that all members may be informed of said increase of salaries.

The question being on the resolution.

(Discussion ensued)

On a viva voce vote the resolution was adopted.

SPECIAL ORDER

Mr. Butler of Hillsborough called for the special order House Bill No. 109. An Act in amendment of Section 4, Chapter 104 of the Public Laws, relating to motor vehicle road tolls.

The question being,

Shall the report of the minorty that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass?

(Discussion ensued)

Mr. Smith of Portsmouth called for the previous question.

The question being,

Shall the main question now be put?

On a *viva voce* vote the previous question was ordered The question being,

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass?

On a viva voce vote the motion to substitute did not prevail.

Mr. Glessner of Bethlehem asked for a division.

A division being had 108 members voted in the affirmative and 224 members voted in the negative and the motion to substitute did not prevail.

The bill was then ordered to a third reading.

On motion of Mr. Foster of Concord at 1.25 o'clock the House took a recess until 2.55 o'clock.

AFTER RECESS

Mr. Cilley of Manchester called for the special order, House Bill No. 289, An Act repealing Chapter 226 of the Laws of 1921, relating to the establishment of a Finance Commission in Manchester.

The question being,

Shall the report of the minorty that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass?

On motion of Mr. Cilley of Manchester the bill was recommitted to the Special Committee consisting of the delegation from the city of Manchester for the purpose of amendment.

The question being on the motion of Mr. Cilley.

(Discussion ensued)

On a viva voce vote the motion prevailed.

On motion of Mr. Ahern of Concord at 3.01 o'clock the House adjourned.

AFTERNOON

The House was immediately called to order in afternoon session.

THIRD READINGS

House Bill No. 225. An Act to amend Section 28, Chapter 80 of the Public Laws, relating to repairing town highways.

Read a third time and passed and sent to the Senate for concurrence.

House Bill No. 240. An Act to regulate the sale of milk and dairy products.

The third reading being in order on motion of Mr. Coleman of New Boston the rules were suspended, the bill put back upon its second reading and referred to the Committee on Public Health.

House Bill No. 250. An Act relating to regulation of highways by the Highway Commissioner and selectmen.

House Bill No. 286. An Act regulating the transportation of poultry.

House Bill No. 288. An Act to authorize the Durham school district of the town of Durham to exceed its limit of bonded indebtedness.

House Bill No. 290. An Act relating to business corporations.

House Bill No. 294. An Act in relation to annual returns of business corporations.

House Bill No. 319. An Act relating to the powers of the Mayor and City Council of the city of Somersworth.

House Bill No. 332. An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices.

Severally read a third time and passed and sent to the Senate for concurrence.

House Bill No. 109. An Act in amendment of Section 4, Chapter 104 of the Public Laws, relating to motor vehicle road tolls.

Read a third time. The question being, Shall the bill pass?

(Discussion ensued)

Mr. McGuigan of Manchester demanded the yeas and nays and the roll was called with the following result:

YEAS 225

ROCKINGHAM COUNTY: Abbott, Hubbard, Haynes, Angell, Bixler, Crosbie, Demeritt, Durgin, Beede of Fremont, Little, Adams of Hampton, McDevitt, Pearsons, Sinnett, Smith of Nottingham, Kelley of Plaistow, Falconer, Odell, Weare, Thompson of Stratham.

STRAFFORD COUNTY: Tibbetts, Cloutman, Crockett, Leighton, Henderson of Durham, Kelley of Middleton, Dustin, Jenness, Small, Wentworth, Seavey.

Belknap County: Varney, Garland, Hill, Simpson, Harris, Schultz, Corliss, Guay of Laconia, Simoneau, Page, Cheney, Follansbee, Smith of Laconia, Quimby, Sanders, Beede of Meredith, Gordon, Sanborn of Sanbornton, Trickey, Young of Tilton.

CARROLL COUNTY: Hamlin, Woodus, Cates, Smith of Conway, Bennett, Gray, Gerry, Richardson of Moulton-borough, Wilcox, Hidden, Palmer, Himes, Hart.

MERRIMACK COUNTY: Marston, Chase, Chamberlin of Boscawen, Clough of Bow, Cofrin, Clough of Canterbury, Kelley of Chichester, Allen, Rolfe, Robinson of Concord, Richardson of Concord, Alexander, Besse, Burkett, Foster of Concord, Boutwell, Cloudman, Morrison of Concord, Cilley of Concord, Freeman, Lee, Ahern, Glidden, Barnard, Steele, Parsons, Douphinett, Adams of Franklin, Bartlett of Franklin, Connor, Catlin, Greenough, Milton, Lovering of Loudon, Donigan, Todd, Gale of Northfield, Cutler, Emerson, McAlister, Wells, Gage of Warner, Sawyer of Wilmot.

HILLSBOROUGH COUNTY: Wilson of Bennington, Perley, Whipple, Brown of Hancock, Baker of Hillsborough, Butler, Hildreth, Richardson of Lyndeborough, Cilley of Manchester, Daniels of Manchester, Bartlett of Manchester, Pillsbury of Ward 2, Manchester, Campbell, Challis, Phinney, Pillsbury of Ward 4, Manchester, Henderson of Merrimack, Coleman, Hobbs, Holt, Wilson of Sharon, Wheeler, Osborne, Bean.

CHESHIRE COUNTY: Bragg, Chickering, Stone of Fitz-william, Duncan, Hopkins, Daniels of Keene, Murdick, Barrett, A. H. of Ward 3, Keene, Barrett, L. M. of Ward 3, Keene, Gates, Duffy, Trask, Perkins, Holden, Dickinson of Swanzey, Gay of Troy, Houghton, King, Thompson of Westmoreland, Burbank of Winchester, Dickinson of Winchester.

Sullivan County: Reed, Davidson, Etsler, Nichols, Nourse, Pederson, Warner, Whitcomb of Claremont, Balloch, Lovejoy, Fairgrieve, Robinson of Newport, Daniels of Plainfield, Sawyer of Sunapee, Crane.

Grafton County: Plumer, Sanborn of Ashland, Blandin, Glessner, Ferguson, Pulsifer, Hutchinson, Batchelder of Ellsworth, Saunders, Johnson, Kimball of Grafton, Horne, Elder of Hanover, Richardson of Hanover, Burns, Farnham, Avery, Gale of Landaff, Drake, Eaton, Foster of Lebanon, Ross, Burnell, Conrad, Merrill, Moulton, Richardson of Littleton, Shea, Williams, Burgault, Weymouth, Renfrew, Underhill, Kimball of Plymouth, Tollen, Rogers, Emmons, Lavoie of Warren, Brown of Wentworth, Muchmore.

Coos County: Abramson, Cross, Dahl, Seymour, Burbank, Ramsay, Scott of Colebrook, Whitcomb of Dalton, George, Morrison of Gorham, Stone of Jefferson, Martin of

Lancaster, Thompson of Lancaster, Bickford of Milan, Fogerty, Hayes, Cole of Stark, Hutchins, Baker of Whitefield, Young of Whitefield.

NAYS 76

ROCKINGHAM COUNTY: Morse, Stevens, Pridham, Hodgdon, Batchelder of Northwood, Neal, Pender, Smith of Portsmouth, Humphreys, Hawley.

STRAFFORD COUNTY: Dennis, Chamberlain of Milton, Gagne.

Belknap County: Thompson of Laconia.

CARROLL COUNTY: Coolidge.

MERRIMACK COUNTY: Gibson, Haskell, Rousseau, Arel.

HILLSBOROUGH COUNTY: Blood, Doloff, Bergholtz, Irwin, Horan, Kelley, John F. of Ward 5 Manchester, Kelley, Martin A. of Ward 5 Manchester, Laughlin, Mahoney, O'Brien, Johnstone, Mealey, Murphy, Stanley, Wiggin, Broderick, Carr, Healey, McGuigan, Sheehan, Sullivan of Manchester, Charpentier, Hebert, Lemelin, Burbank of Manchester, Bussiere, Curtis, Wagner of Ward 10 Manchester, Wenzel, Joyce, Roukey, St. Germaine, Beaudette, Marchand, Normand, Raiche, Barker, Greeley, Gage of Nashua, Griswold, Law, Colburn, Nolan, Jacques, Patten, Welsh, Moran, O'Neil, Sullivan of Nashua, Bouthillier, Cushing, Bryer.

CHESHIRE COUNTY: Wilder, Newman, Robinson of Marlborough.

Coos County: Barden, Pingree, Woodard.

Mr. Rutter of Derry voting Yes was paired with Mr. Burque of Nashua voting No.

And the bill passed and was sent to the Senate for concurrence.

Mr. Hutchins of Stratford being qualified before His Excellency the Governor appeared and took his seat as a member of the House.

The Speaker appointed Mr. Hutchins of Stratford on the Committee on University of New Hampshire.

On motion of Mr. Glessner of Bethlehem at 3.50 o'clock the House adjourned.

WEDNESDAY, FEBRUARY 16, 1927.

The House met at 11.30 o'clock according to adjournment.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Etsler of Claremont and Weare of Seabrook were granted leaves of absence for the remainder of the week on account of important business.

PETITION PRESENTED AND REFERRED

By Mr. Morse of Derry, petition of citizens of Derry, favoring the passage of House Bill No. 21.

Presented and referred to the Committee on Liquor Laws.

COMMITTEE REPORTS

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 145, An Act in amendment of Section 3, paragraph 199 of the Public Laws, relating to pheasants, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 241, An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision

of the Statutes, to whom was referred House Bill No. 219, An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out the figures "120" in line 7 and inserting in place thereof the figures "110" so that said section as amended shall read as follows:

SECTION 1. Amend Section 25, Chapter 162 of the Public Laws by striking out said section and substituting therefor the following:

Section 25. Salc: test. No person shall mix for sale gasoline with kerosene or other illuminating or fuel oils, or shall sell or offer for sale such mixture: or shall sell or offer for sale kerosene or similar illuminating or fuel oils which flash under 110 degrees Fahrenheit, open cup test. Provided, that this shall not be construed as applying to the sale of gasoline as such for fuel or illuminating purposes.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 47, A Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 82, A Joint Resolution for the improvement of the Main Road leading from Lempster street to Newport through East Unity, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out in line 4 the following "a like

amount" and inserting in place thereof "the sum of \$875.00" so that said resolution as amended shall read as follows:

That the sum of seventeen hundred and fifty dollars (\$1750.00) be and hereby is appropriated for the improvement of the Main road leading from Lempster street to Newport through East Unity, provided that the town of Unity raises the sum of \$875.00. The said sums appropriated by the state and by the town to be expended under the direction of the Highway Commissioner and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted, and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 85, A Joint Resolution for the improvement of the main road leading from Lempster street to Newport through East Unity, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out the words "a like amount" and inserting in line 4 the following "the sum of \$875.00" so that said resolution as amended shall read as follows:

That the sum of seventeen hundred and fifty dollars (\$1750.00) be and hereby is appropriated for the improvement of the Main road leading from Lempster street to Newport through East Unity, provided that the town of Lempster raises the sum of \$875.00. The said sums appropriated by the state and by the town to be expended under the direction of the Highway Commissioner and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted, and the joint resolution referred to the Committee on Appropriations under the rules. Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 103, A Joint Resolution for the improvement of certain road in the town of Effingham reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted, and the joint resolution referred to the Committee on Appropriations, under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution, No. 78, A Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 44, A Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 124, An Act relating to taking of brook trout, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 174, An Act relating to regulation of highways by the selectmen, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by previous legislation.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 253, An Act relating to fish and game licenses and fees, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 163, An Act to amend Section 12, Chapter 47 of the Public Laws, relating to choice and duties of town officers, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 220, An Act in amendment of Section 3, Chapter 385 of the Public Laws, relating to offenses against morality and religion, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 325, An Act to define, regulate and license real estate brokers and salesmen, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

The undersigned members of the Committee on Liquor Laws, to whom was referred House Bill No. 21, An Act in amendment of Chapter 144, Section 23, of the Public Laws, relating to the sale of spirituous and intoxicating liquors, reported the same with the recommendation that the bill ought to pass.

JAMES E. BAKER, ARTHUR E. STONE, HENRY J. NOURSE, WILLIE P. ODELL, EDMUND R. ANGELL, CHAS. W. ROBINSON, ADDIE C. HILL, DICK E. BURNS.

The undersigned members of the Committee on Liquor Laws, to whom was referred House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous liquors, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

WILLIAM H. GUEVIN, JOSEPH C. BUSSIERE, LUCIUS HAMLIN, WILLIE AREL, LYMAN H. BURBANK, ALBERT BEAUDET, AMEDEE COTE, GEO. E. LAW.

The reports were accepted.

On motion of Mr. Guevin of Manchester the bill with the accompanying reports was laid upon the table and made a special order for Tuesday, February 22, at 11.31 o'clock.

Mr. Smith of Portsmouth for the Special Committee consisting of the delegation from the city of Portsmouth, to whom was referred House Bill No. 257, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to municipal courts, reported the same in a new draft

with the recommendation that the bill in its new draft ought to pass.

The report was accepted, and the bill in its new draft read a first and second time.

On motion of Mr. Smith of Portsmouth the rules were suspended and the printing of the bill dispensed with.

The bill was then ordered to a third reading.

Mr. Smith of Portsmouth for the Special Committee consisting of the delegation from the city of Portsmouth, to whom was referred House Bill No. 258, An Act in amendment of Chapter 212 of the Session Laws of 1906, relating to the charter of Portsmouth, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Smith of Portsmouth for the Special Committee consisting of the delegation from the city of Portsmouth, to whom was referred House Bill, No. 261, An Act relating to the police of Portsmouth, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Smith of Portsmouth for the Special Committee consisting of the delegation from the city of Portsmouth, to whom was referred House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by adding after the word "schoolhouse" in line five the words "or for the purpose of erecting and furnishing an addition to the present high school building," so that said section as amended shall read as follows:

Section 1. The city of Portsmouth in the county of Rockingham is hereby authorized and empowered to bor-

row, hire and raise such a sum of money, not exceeding five hundred thousand dollars, as the city council shall vote to raise and appropriate, for the purpose of erecting and furnishing a building for a schoolhouse or for the purpose of erecting and furnishing an addition to the present High school building, notwithstanding by so doing, the net debt of the city may be increased to an amount exceeding three per cent. of the value of the taxable property in said city as appraised for the purpose of assessing the taxes thereon. And the sum of money so borrowed, hired, raised and appropriated shall not be reckoned, counted, or considered as a part of the debt of the city in ascertaining and fixing the net debt of said city under the provisions of Chapter 59 of the Public Laws.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

BILL FORWARDED

House Bill No. 175. An Act relating to powers of the Governor and Council. Taken from the table and ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 9. An Act to prohibit fishing through the ice in the towns of Hancock and Nelson.

House Blil No. 41. An Act in amendment of Section 42, Chapter 200 of the Public Laws, relating to fish.

House Bill No. 82. An Act in amendment of Section 33, Chapter 197 of the Public Laws, relating to closed season by proclamation.

House Bill No. 96. An Act in amendment of Section 15, Chapter 200 of the Public Laws, relating to horned pout. The message further announced that the Senate had voted to adopt the amendment offered by the Committee on Engrossed Bills, to the following House Bill, in the adoption of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 18. An Act to authorize the Farmington school district of the town of Farmington to exceed its limit of bonded indebtedness.

Amend Section 1 of said bill by striking out the words "borrowed, hired, raised and appropriated shall not be reckoned, counted or considered," in the 7th and 8th lines of said section and inserting in place thereof the following: "raised and appropriated shall not be included."

On motion of Mr. Ahern of Concord the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bill (in Senate new draft) in the passage of which it asked the concurrence of the House of Representatives.

House Bill No. 56. (In Senate New Draft) An Act in amendment of Section 10, Chapter 198 of the Public Laws, relating to self-hunting dogs.

The bill was read a first and second time and referred to the Committee on Fisheries and Game.

RESOLUTIONS

Mr. Rutter of Derry offered the following resolution:

Whereas two acts are now pending in the House of Representatives which contemplate important changes in the taxing system of the state, namely, House Bill No. 180, An Act to Provide for General Revenue for the State of New Hampshire and the Municipalities thereof, to be known as the General Revenue Bill, and House Bill No. 300, An Act (a) to Repeal paragraph 1, Section 14, Chapter 60 of

the Public Laws, relating to the taxation of stock in trade, (b) In amendment of Chapter 65 of the Public Laws, relating to the taxation of income from intangibles, and (c) providing for the taxation of incomes from manufacturing and mercantile business carried on within the state;

Resolved, That the Speaker of the House be and hereby is directed to obtain from the Justices of the Supreme Court their opinions upon the following questions of law which are of serious importance to the financial welfare of the state, namely:

- 1. Would any constitutional provision be violated by imposing privilege taxes at varying fixed rates on persons engaged in some or all of the vocations, occupations or businesses specified in said House Bill No. 180, as proposed in said bill?
- 2. If question 1 is answered in the affirmative, could such privilege taxes constitutionally be levied—
 - (a) At a uniform fixed rate upon all business thereby affected, instead of varying rates for different businesses, or
 - (b) At either varying rates or a uniform rate upon corporations engaged in such businesses, as a method of taxing their franchises, to the exclusion of individuals and unincorporated bodies so engaged?
- 3. Would any constitutional provision be violated by imposing a tax at a fixed rate on net incomes derived from manufacturing and mercantile business carried on within the state, as proposed in said House Bill No. 300?
 - 4. If question 3 is answered in the negative—
 - (a) Is it constitutionally necessary that such fixed rate be single and unvarying, as proposed in said bill, or could the rate of taxation be graduated according to the amount of the net income derived by the taxpayer from such business?
 - (b) Is it constitutionally necessary that the rate of taxation and the amount of income exempt from taxation be the same for net income derived from such business

and for income derived from intangibles, as proposed in said bill; or could net income derived from such business be taxed at one fixed or graduated rate, and income derived from intangibles be taxed at a different fixed or graduated rate, or at the average rate of general property taxation as now provided in Chapter 65 of the Public Laws?

(c) Would any particular provision of said House Bill No. 300 violate any constitutional provision, so far as it is practicable for the Justices to return a reasonably prompt answer to this inquiry?

The question being on the resolution.

(Discussion ensued)

On a viva voce vote the resolution was adopted.

Mr. Challis of Manchester offered the following resolutions:

Whereas, Death has entered this assembly and has removed therefrom Augustus Wagner, a representative from Ward 2 of the city of Manchester, therefore be it

Resolved, That we recognize in this dispensation the loss of one who, though born in a foreign land, did noble service in the armies of the United States, and who as a legislator, serving his fifth term, was faithful, able and attentive to his duties,

Resolved, That this House in expressing its own sorrow, also recognizes the still greater loss sustained by his family and intimate friends,

Resolved, That the Clerk of the House transmit a copy of these resolutions to the son of our late member, the Hon. George A. Wagner of Manchester.

FRANK H. CHALLIS, OSCAR F. BARTLETT, AUGUSTA PILLSBURY.

On motion of Mr. Foster of Concord,

Resolved, That the State Treasurer be directed to pay to George A. Wagner, the son of our late member Augustus Wagner, the full salary and mileage allowance due the said Augustus Wagner as a member of the House of Representatives.

On motion of Mr. Small of Rochester at 12.07 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

House Bill No. 145. An Act in amendment of Section 3, Paragraph 199 of the Public Laws, relating to pheasants. House Bill No. 175. An Act relating to powers of the

governor and council.

House Bill No. 219. An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum.

House Bill No. 241. An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals.

House Bill No. 257. An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to municipal courts.

House Bill No. 308. An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Challis of Manchester at 3.30 o'clock the House adjourned.

THURSDAY, February 17, 1927.

The House met at 11 o'clock. Prayer was offered by the Chaplain.

LEAVE OF ABSENCE

Mr. Drake of Lebanon was granted leave of absence for the day on account of important business.

PETITION PRESENTED AND REFERRED

By Mrs. Ferguson of Bristol, petition of members of Bristol Baptist Church, praying for the passage of House Bill No. 21.

Presented and referred to the Committee on Liquor Laws.

COMMITTEE REPORTS

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 1, A Joint Resolution for the construction of a girls' cottage at the Industrial school, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 3, A Joint Resolution for additions and improvements at New Hampshire State Prison, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out the following in line 1 "sixteen thousand nine hundred dollars (\$16,900)" and insert in place thereof the following "four thousand eight hundred dollars (\$4,800)"; further amending by striking out after the figures (\$4,300) in line 6 the following: "for installation of a coal pocket of a capacity of six hundred (600)

tons, ten thousand and one hundred dollars (\$10,100) for purchase of electric generator, two thousand dollars (\$2,000)," so that said resolution as amended shall read as follows:

That the sum of four thousand eight hundred dollars (\$4,800) be and the same is hereby appropriated for additions and improvements at the State Prison, as follows: for renewing shafting in shops, five hundred (\$500), for wiring shops for electric service, forty-three hundred dollars (\$4,300.) The Governor is hereby authorized to draw his warrants for said sums on any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 31, A Joint Resolution in favor of Martin A. Kelley, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 32, A Joint Resolution in favor of William H. Mara, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 34, A Joint Resolution in favor of Peter Mahoney, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Ap-

propriations, to whom was referred House Joint Resolution No. 39, A Joint Resolution in favor of the state prison, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered

to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolutions No. 79, A Joint Resolution for the repair and maintenance of the Daniel Webster birthplace in the city of Franklin, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out the words "three thousand" and inserting in place thereof the words "twenty-five hundred" so that said resolution as amended shall read as follows:

That the sum of twenty-five hundred dollars be and hereby is appropriated for the repair and improvement of the buildings and improvement of the farm known as the Webster Birthplace in the city of Franklin and the maintenance of the same, and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Boutwell of Concord for the Committee on Forestry, to whom was referred House Bill No. 183, An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 97, An Act in amendment of Section 10, Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts,

reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 98, An Act in amendment of Section 68, Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 326, An Act relating to support of wife and children, and offenses against minors, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Barker of Nashua for the Committee on Railroads, to whom was referred House Joint Resolution No. 24, A Joint Resolution relating to an investigation of the Boston & Maine Railroad, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend said resolution by striking out all after the caption and inserting the following:

Whereas complaint is made that the service and policies of the Boston and Maine Railroad are or may become inconsistent with the interests and welfare of the state;

Resolved by the Senate and House of Representatives in General Court convened that the Public Service Commission be authorized and directed to make immediate inquiry as to the reasonableness of the service now furnished by said railroad and as to the probable future policy or policies of such railroad in providing transportation.

And if upon such inquiry or at any time before the next session of the legislature the Public Service Commission should become convinced that further investigation is necessary for the protection of the state's interests,

It is further resolved that the Commission be authorized and directed to investigate as fully as it deems necessary all questions pertinent to the proper performance of the railroad's duty of transportation throughout the State; and that to make such investigation the Commission are empowered to compel the attendance of witnesses and to require the production of books and papers and to employ all necessary assistance.

In case any of the existing operations or future plans of the railroad shall be found contrary to law or unreasonably prejudicial to the interests of the State and the same are beyond the jurisdiction of said Commission to control or restrain, it is further Resolved that the Governor and Council upon report of the facts by the Commission are authorized and directed by the employment of counsel and all other lawful means to defend and protect the interests and rights of the State before any tribunal having jurisdiction of the controversy.

Resolved also that, upon completion of the preliminary inquiry above provided for, the Commission report their findings therein to the legislature if then in session, otherwise to the Governor and Council.

It is also further resolved that the sum of fifteen thousand dollars or so much thereof as may be necessary be and hereby is appropriated to meet the expense of the aforesaid inquiry, investigation and defense of the State's interests; and that to meet such expenditure the Governor be authorized to draw his warrant upon the treasury therefor out of any money not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mrs. Patten of Nashua for the Committee on Revision

of the Statutes, to whom was referred House Bill No. 133, An Act in amendment of Sections 1, 5 and 7 of Chapter 157 of the Public Laws, relating to hawkers and peddlers, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend by striking out the whole of Section 1 and renumbering Sections 2, 3, 4 and 5 so that same shall be numbered 1, 2, 3, and 4.

The report was accepted.

The question being on the amendment.

(Discussion ensued)

On a viva voce vote the amendment was adopted.

The bill was then ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 162, An Act in amendment of Section 19, Chapter 103, of the Public Laws, relating to municipal regulation of motor vehicles, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 204, An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. Hidden of Tamworth for the Committee on Towns

and Counties, to whom was referred House Bill No. 312, An Act to change the name of Belknap County cemetery, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 333, An Act to change the name of the gasoline tax, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The question being,

Shall the bill be read a third time?

Mr. Duncan of Jaffrey moved that the bill be recommitted to the Committee on Ways and Means.

The question being on the motion of Mr. Duncan.

(Discussion ensued)

On a viva voce vote the motion prevailed.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 37, An Act relating to motor vehicle insurance, reported the same in a new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted, the bill in its new draft read a first and second time and laid upon the table to be printed.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 283, An Act amending Section 15, Chapter 19 of the Public Laws, relating to clerks' compensation, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Brown of Strafford for the Committee on Agriculture, to whom was referred House Joint Resolution No. 107, A Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis, reported the same

with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Boutwell of Concord for the Committee on Forestry, to whom was referred House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925, entitled "An Act to provide for the acquisition by the State of the Franconia Notch, so-called, lying in the towns of Franconia and Lincoln, as a Forest Reservation and State Park," reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 22, An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers, reported the same in a new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted, the bill in its new draft read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations under the rules.

Mr. Gibson of Concord for the Committee on Military Affairs, to whom was referred House Joint Resolution No. 88, A Joint Resolution providing for the placing of markers and tablets upon the battlefields of Bennington and Saratoga, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend said joint resolution by striking out in line one the word "three" and inserting in place thereof the word "two" so that said resolution as amended shall read as follows:

That the sum of two thousand dollars be and the same

is hereby appropriated for the purpose of placing upon the battlefields of Bennington and Saratoga suitable markers and tablets commemorating the record of the New Hampshire troops in these important and decisive engagements, and the governor is authorized with the consent of the council to appoint a suitable commission who shall serve without pay except their reasonable expenses, to procure designs and inscriptions and provide for the erection of the same with the approval of the Governor and council, and the governor is authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution referred to the Committee on Appro-

priations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 23, A Joint Resolution for the continuation of the permanent improvement of the highway leading from Kingston Plains to Plaistow in the town of Kingston, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 71, A Joint Resolution providing for continuing the construction of a highway in the city of Laconia as provided in Chapter 77, Laws of 1925, reported the same with the following amendments, and the recommendation that the joint resolution as amended ought to pass.

Amend said joint resolution by striking out in line 1 the words "fifteen thousand" and inserting in place thereof the words "seventeen hundred fifty"; further amend by striking out in line 5 the words "thence from said State school toward"; further amend by striking out lines 6 and 7;

further amend by striking out in line 9 the words "seven thousand five hundred" and substituting therefor the words "seventeen hundred fifty"; further amend by striking out line 11; further amend by striking out in line 12 the words "fiscal year ending June 30, 1929"; so that said joint resolution as amended shall read as follows:

That the sum of seventeen hundred fifty dollars be appropriated by the State upon condition that the city of Laconia appropriates a like sum for continuing the construction of the highway in the city of Laconia leading from Oak street to the Laconia State school.

Said highway shall be constructed under the supervision of the State Highway Department, seventeen hundred fifty dollars shall be available for the fiscal year ending June 30, 1928, and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendments adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 96, A Joint Resolution for the improvement of the South Kingston road from Plaistow to the Kingston town line, reported the same with the following amendment and the recommendation that the joint resolution as amended ought to pass.

Amend said joint resolution by striking out in line 1 the words and figures "two thousand dollars (\$2,000.00)" and substituting in place thereof the words and figures "one thousand dollars (\$1,000.00)" so that said joint resolution as amended shall read as follows:

That the sum of one thousand dollars (\$1,000.00) for the year 1927 and a like sum for the year 1928 be and hereby is appropriated on condition that the town of Plaistow appropriates a like amount for each of the two years for the improvement of the South Kingston road so-called, leading from Plaistow to the Kingston town line. Said sums appropriated by the State and by the town shall be expended under the direction of the Highway Commissioner and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Tuttle of Farmington for the Committee on State Hospital, to whom was referred House Joint Resolution No. 30, A Joint Resolution for the construction and equipment of a male employees' dormitory at the state hospital, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Brown of Strafford for the Committee on Agriculture, to whom was referred House Bill No. 127, An Act in amendment of Section 9, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Brown of Strafford for the Committee on Agriculture, to whom was referred House Bill No. 320, An Act in amendment of Section 6, Chapter 164 of the Public Laws, relating to the purchase of milk, etc., for resale or manufacture, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 48, A Joint Resolution for the treatment and diagnosis of persons afflicted with cancer, particularly in

the advanced stages, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 264, An Act in amendment of Section 17, Chapter 121 of the Public Laws, relating to school money, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 98, A Joint Resolution in favor of construction of highway in the town of Kensington, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

On motion of Mr. Bixler of Exeter the joint resolution was recommitted to the Committee on Public Improvements.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes to whom was referred House Bill No. 208, An Act in amendment of Section 7, Chapter 104 of the Public Laws, relating to motor vehicle road tolls, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 209, An Act in amendment of Section 13, Chapter 102 of the

Public Laws, relating to motor vehicles, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 287, An Act in amendment of Chapter 287 of the Public Iaws, relating to divorces and separation, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 293, An Act in amendment of Section 1, Chapter 244 of the Public Laws, relating to proceedings to acquire property or rights by railroads and public utilities, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Abbott of Brentwood for the Committee on State Library, to whom was referred House Joint Resolution No. 43, A Joint Resolution to provide for extensions and improvements at the State Library, reported the same with the following resolution:

Resolved, That it be referred to the next legislature.

The report was accepted.

The question being on the resolution reported by the committee.

On motion of Mr. Coolidge of Sandwich the joint resolution was recommitted to the Committee on State Library.

Mr. Haskell of Concord for the Special Committee consisting of the delegation from the city of Concord, to whom was referred House Bill No. 232, An Act to authorize the city of Concord to issue bonds for improvements in its

water works system, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolution, sent up from the House of Representatives:

House Joint Resolution No. 46. Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations.

House Bill No. 113. An Act to change the names of certain ponds in the town of Barrington.

House Bill No. 170. An Act to amend Chapter 165 of the Public Laws, regulating the grading and packing of apples.

House Bill No. 194. An Act to change the name of North pond in the town of Harrisville.

House Bill No. 303. An Act to amend Sections 6, 10, 13 and 39, Chapter 224 of the Public Laws, relating to Cooperative Marketing Associations.

The message also announced that,

The Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 41. An Act in amendment of Section 42, Chapter 200 of the Public Laws, relating to fish.

Amend the title of said bill by striking it out and inserting in place thereof the following:

An Act relating to taking conch from Hampton river and its tributaries.

Further amend the bill by striking out the words "of New Hampshire 1926" in the second line of Section 1.

On motion of Mr. Challis of Manchester the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 82. An Act in amendment of Section 33, Chapter 197 of the Public Laws, relating to closed season by proclamation.

Amend said bill by striking out the title thereof and inserting in place thereof the following:

An Act relating to the closing of seasons for hunting, fishing or trapping.

Further amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Chapter 197 of the Public Laws by adding after Section 33 the following:

33-a. Temporary Closed Seasons. When in their opinion any other emergency has arisen which justifies such action, they may, in the same manner, upon the recommendation of the fish and game commissioner and after public hearing, close any open season for hunting, fishing or trapping, entirely or in part.

Sect. 2. This act shall take effect upon its passage.

On motion of Mr. Challis of Manchester the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 96. An Act in amendment of Section 15, Chapter 200 of the Public Laws, relating to horned pout.

Amend said bill by striking out Section 1 and inserting in place thereof the following:

Section 1. Amend Section 15, Chapter 200 of the Pub-

lic Laws by adding at the end of said section the following: and in no event shall a person take more than a total of forty horned pout in one day, so that said section as amended shall read as follows:

15. Horned Pout. Except in the county of Coos and from the Connecticut river, no person shall take any cat-fish, commonly called horned pout or bullhead, except between June first and November first; and in no event shall a person take more than a total of forty horned pout in one day.

On motion of Mr. Callahan of Keene the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

RESOLUTION

On motion of Mr. Ahern of Concord,

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9:00, that when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock, and that when it then adjourns it be to meet at 11.30 on Tuesday morning.

On motion of Mr. Cheney of Laconia the rules were suspended and business in order at 3 o'clock was made in order at the present time.

THIRD READINGS

House Joint Resolution No. 1. Joint Resolution for the construction of a girls' cottage at the Industrial School.

House Joint Resolution No. 3. Joint Resolution for additions and improvements at New Hampshire state prison.

House Joint Resolution No. 31. Joint Resolution in favor of Martin A. Kelley.

House Joint Resolution No. 32. Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34. Joint Resolution in favor of Peter Mahoney.

House Joint Resolution No. 39. Joint Resolution in favor of the state prison.

House Joint Resolution No. 79. Joint Resolution for the repair and maintenance of the Daniel Webster birthplace in the city of Franklin.

House Bill No. 183. An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Todd of New London the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 97. An Act in amendment of Section 10, Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts.

House Bill No. 98. An Act in amendment of Section 08, Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies.

House Bill No. 133. An Act in amendment of Sections 1, 5 and 7, Chapter 157 of the Public Laws, relating to hawkers and peddlers.

House Bill No. 162. An Act in amendment of Section 19, Chapter 103, of the Public Laws, relating to municipal regulation of motor vehicles.

House Bill No. 204. An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles.

House Bill No. 312. An Act to change the name of the Belknap County cemetery.

House Bill No. 283. An Act amending Section 15, Chapter 19 of the Public Laws, relating to clerks' compensation.

House Bill No. 232. An Act to authorize the city of Concord to issue bonds for improvements in its water works system.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Challis of Manchester at 12.17 o'clock the House adjourned.

FRIDAY, FEBRUARY 18, 1927.

The House met at 9.00 o'clock according to adjournment.

The following letter was read by the Clerk:

Woodsville, N. H., Feb. 18, 1927.

Mr. Fred E. Cloudman, Concord, N. H.

Dear Sir:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me, and oblige.

Yours respectfully,

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Emmons of Thornton at 9.01 o'clock the House adjourned.

MONDAY, FEBRUARY 21, 1927.

The House met at 7.30 o'clock according to adjournment.

The following letter was read by the Clerk:

Woodsville, N. H., Feb. 21, 1927.

Mr. George H. Nash, Concord, N. H.

Dear Sir:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Gordon of New Hampton at 7.31 o'clock the House adjourned.

TUESDAY, FEBRUARY 22, 1927.

The House met at 11.30 o'clock according to adjournment. Prayer was offered by the Rev. Dick E. Burns of Haverhill.

LEAVES OF ABSENCE

Messrs. Leighton of Dover and Eagan of Manchester were granted leaves of absence for the week on account of sickness.

Messrs. Rutter of Derry and Glessner of Bethlehem were granted leaves of absence for the day on account of important business.

Mr. Johnstone of Manchester was granted leave of absence for the day on account of sickness.

Mr. Beede of Meredith was granted leave of absence for the day on account of attendance at a funeral.

Mr. Burns of Haverhill was granted leave of absence for Wednesday on account of attendance upon a funeral.

PETITIONS PRESENTED AND REFERRED

By Mr. Kinsman of Somersworth, petition of citizens of Somersworth praying for the passage of House Bill No. 21.

By Mr. Nourse of Claremont, petition of M. E. Church of Claremont praying for the passage of House Bill No. 21.

By Mr. Emerson of Pittsfield, petition of churches in Pittsfield praying for the passage of House Bill No. 21.

By Mr. Beede of Meredith, petition of citizens of Meredith praying for the passage of House Bill No. 21.

Severally presented and referred to the Committee on Liquor Laws.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills, reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolution: House Bill No. 9. An Act to prohibit fishing through the ice in the towns of Hancock and Nelson.

House Bill No. 18. An Act to authorize the Farmington school district of the town of Farmington to exceed its limit of bonded indebtedness.

House Bill No. 49. An Act relating to the destruction of uniforms of police officers in the city of Manchester.

House Bill No. 113. An Act to change the names of certain ponds in the town of Barrington.

House Joint Resolution No. 46. Joint Resolution to provide for co-operation with the United States Geological Survey in the establishment and maintenance of stream flow gauging stations.

House Bill No. 5. An Act to extend the powers conferred upon the Gilman Paper Company by Chapter 240, Laws of 1921.

House Bill No. 155. An Act in amendment of Chapter 121 of the Public Laws, relating to school money.

House Bill No. 170. An Act to amend Chapter 165 of the Public Laws, regulating the grading and packing of apples.

House Bill No. 228. An Act to amend the charter of the Grafton Power Company.

House Bill No. 242. An Act authorizing the town of Candia to exceed its limit of indebtedness.

House Bill No. 274. An Act relating to certain real estate in Keene, New Hampshire.

The report was accepted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws relating to bounties on wildcats, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 76, An Act in amendment of Paragraph 10, Chapter 150, Public Laws relating to wild animals, dogs and sheep, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Bill No. 5, An Act in amendment of Chapter 356 of the Public Laws relating to exemption from trustee process, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Bill No. 12, An Act to authorize New London water system precinct to refund a certain limited portion of its bonds, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 296, An Act relating to the issue of prior preference stock by Boston & Maine Railroad in exchange for certain of its bonds, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 164, An Act changing the name of the highway designated as "East Side" to "John Langdon," reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 227, An Act relating to the board of parole, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of the printed bill by striking out all after the word "and" in line 10 and inserting in place thereof the following words "the Governor shall draw his warrant therefor on any money in the treasury not otherwise appropriated." so that said section as amended shall read as follows:

Section 1. Amend Section 29 of Chapter 369 of the Public Laws by striking out said section and substituting the following:

29. Compensation. Such parole officer shall receive the necessary and reasonable expenses actually incurred by him in the performance of his duties and such sum for salary as shall be determined by the trustees, subject to the approval of the Governor and Council. Such expense account shall be audited by the board of trustees and the Governor shall draw his warrant therefor on any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 271, An Act in amendment of Chapter 162 of the Public Laws relating to sales of certain articles, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the West Side road at Lebanon, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend by adding the following new section:

SECT. 8. No part of the State Funds now provided or that may hereafter be provided for Trunk Line construction and maintenance, shall be expended upon this layout until the Trunk Line system heretofore designated in the State of New Hampshire shall have been completed.

The report was accepted, the amendment adopted and the bill referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 134, An Act to create a State Highway in the towns of Bath, Landaff and Easton, reported the same in a new draft and with a new title and with the recommendation that the bill in its new draft and with its new title ought to pass.

The report was accepted, the bill in its new draft read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred Senate Bill No. 18, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole village, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 100, A Joint Resolution for the construction of state road in the town of Lee, reported the same with the following amendments, and the recommendation that the joint resolution as amended ought to pass.

Amend the caption by striking out the word "State." Further amend by striking out all after the enacting clause and inserting in place thereof the following:

That the sum of five thousand dollars (\$5,000.) be and the same hereby is appropriated for the year 1927 and a like sum for the year 1928 for the permanent construction of three miles of road in the town of Lee, beginning at Lee Depot and ending at the Newmarket line, thereby connecting trunk line 108 and the New Hampshire beaches with the Central road or trunk line to Concord. The sums appropriated shall be expended under the direction of the State Highway Department, and the governor is hereby authorized to draw his warrant for the said sums out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendments adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 265, An Act in relation to the regulation of auctions and auctioneers, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 229, An Act providing for the registration of barbers and lady hair-dressers, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 324, An Act for the regulation of the practice of hairdressing and cosmetic therapy, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

Mrs. Straw of Manchester moved that the bill be recommitted to the committee.

On a viva voce vote the motion did not prevail.

The question being on the resolution reported by the committee.

On a viva voce vote the resolution was adopted.

Mrs. Patten of Nashua for the Committee on Revision of Statutes, to whom was referred House Bill No. 315, An Act relating to procedure in the collection of small claims, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Joint Resolution No. 105, A Joint Resolution for completing the grading of the highway leading from Loudon Mills over the Old Stage Coach line to Kelley's Corner in Lower Gilmanton, reported the same with the following resolution:

Resolved: That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of Statutes, to whom was referred House Bill No. 207, An Act in amendment of Chapter 391 of the Public Laws, relating to burning of personal property, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate as the subject matter is covered by existing law.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred Joint Resolution No. 57, A Joint Resolution for the continuation of the improvement of the River road so-called in the town of Litchfield, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

On motion of Mr. Campbell of Manchester the Joint Resolution was re-committed to the Committee on Public Improvements.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 65, A Joint Resolution for the permanent improvement of the Main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was adopted.

The question being on the resolution reported by the committee.

On motion of Mr. Lovering of Manchester the Joint Resolution was re-committed to the Committee on Public Improvements.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 69, A Joint Resolution to complete the construction of a highway in the towns of Loudon, Canterbury, Gilmanton and Belmont, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 92, A Joint Resolution for the improvement of the Winnicutt road in the town of Stratham, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public

Improvements, to whom was referred House Joint Resolution No. 94, A Joint Resolution for the improvement of the Fourth New Hampshire turnpike, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 97, A Joint Resolution for the construction and improvement of highway leading from East Pepperell, Mass., to Ponemah in the town of Hollis, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 120, An Act for advancing the completion of the permanent improvement of Class 1 Highways, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

Mr. Duncan of Jaffrey moved that the bill be laid upon the table and made a special order for Wednesday, February 23, at 11.31 o'clock.

The question being on the motion of Mr. Duncan.

(Dsicussion ensued as to time)

On a viva voce vote the motion prevailed.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 140, An Act to establish a continuous highway from the Mascoma Valley road at Canaan to the junction with the Moosi-

lauke road at West Rumney, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Duncan of Jaffrey for the special committee consisting of the delegation from the county of Cheshire to whom was referred House Bill No. 206, An Act to amend Section 27, Chapter 324 of the Public Laws, relating to the salaries of sheriffs, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 5. An Act to extend the powers conferred to the Gilman Paper Company by Chapter 240, Laws of 1921.

House Bill No. 155. An Act in amendment of Chapter 121 of the Public Laws, relating to school money.

House Bill No. 228. An Act to amend the charter of the Grafton Power Company.

House Bill No. 242. An Act authorizing the town of Candia to exceed its limit of indebtedness.

House Bill No. 274. An Act relating to certain real estate in Keene, New Hampshire.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 137. An Act relating to the payment of money by the town of Lyman to the town of Lisbon.

Amend said bill by striking out all of Section 1 thereof, and substituting in its place the following:

Section 1. The Act whereby certain lands situate in the town of Lyman were set off to the town of Lisbon for school purposes the land affected being known as the Lisbon School Set-off, together with all amendments thereto, is hereby repealed.

Amend the title of said bill by striking out the same and substituting in place thereof the following:

An Act to restore the Lisbon School Set-off, so-called, to the town of Lyman.

On motion of Mr. Smith of Portsmouth the House concurred in the amendments sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

The message further announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following house bill, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 153. An Act in amendment of Chapter 117 of the Public Laws, relating to the efficiency of truant officers.

Amend the title of said bill by striking out the words "the efficiency of."

Amend the bill by striking out Section 1 and inserting in place thereof the following:

Section 1. Amend Section 34, Chapter 117 of the Public Laws by striking out said section and inserting in place thereof the following:

34. Additional Officers. The state board may require school boards to appoint additional truant officers if in its judgment such additional officers are necessary; and may require the school board of any school district to remove any truant officer found by it to be incompetent, and to appoint a competent successor; and upon the failure or

neglect of the school board to do so, it may appoint such truant officer and fix his compensation, and such compensation shall be paid by the district.

On motion of Mr. Fogerty of Northumberland the House concurred in the adoption of the amendments reported by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed a bill with the following title, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 38. An Act relating to solemnization of marriage.

SENATE BILL READ AND REFERRED

Senate Bill No. 38. An Act relating to solemnization of marriage. Read a first and second time and referred to the Committee on Revision of the Statutes.

RECONSIDERATION

Mr. Smith of Portsmouth moved that the vote whereby the House adopted the report of the committee on Revision of the Statutes that it was inexpedient to legislate on House Bill No. 293, An Act in amendment of Section 1, Chapter 244 of the Public Laws, relating to proceedings to acquire property or rights by railroads and public utilities be reconsidered.

The question being on the motion of Mr. Smith.

(Discussion ensued)

On a viva voce vote the motion prevailed.

On motion of Mr. Smith of Portsmouth the bill was put back upon its second reading and recommitted to the Committee on Revision of the Statutes.

UNANIMOUS CONSENT ASKED

Mr. Small of Rochester asked that unanimous consent be granted Mr. Gelinas of Rochester to sign one of the reports

of the Committee on Liquor Laws on House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors.

Unanimous consent was granted.

SPECIAL ORDER

Mr. Newton of Concord called for the special order. House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors.

Mr. Odell of Sandown moved that the report of the minority that the bill ought to pass be substituted for the report of the majority that it is inexpedient to legislate.

The question being on the motion of Mr. Odell.

(Discussion ensued.)

Mr. Ahern of Concord raised the point of order that it was not out of order to mention names provided the persons named were not members of the House.

The Speaker ruled the point well taken.

Mr. Guevin of Manchester moved the previous question.

The question being,

Shall the main question now be put?

On a viva voce vote the previous question was ordered.

The question being,

Shall the report of the minority that the bill ought to pass be substituted for the report of the majority that it is inexpedient to legislate?

Mr. Callahan of Keene demanded the yeas and nays and the roll was called with the following result:

YEAS 198

Rockingham County—Dockham, Abbott, Hubbard, Edwards, Haynes, Angell, Bartlett of Derry, Morse, Bixler, DeMeritt, Beede of Fremont, Brackett, Little, Adams of Hampton, McDevitt, Stevens, Pearsons, Hodgdon, Sinnett,

Smith of Nottingham, Kelley of Plaistow, Neal, Humphreys, Cole of Salem, Wilson of Salem, Odell, Weare, Thompson of Stratham, Hawley.

Strafford County—Elder of Dover, Smith of Ward 1, Dover, Cloutman, Crockett, Otis, Perry, Scruton, Henderson of Durham, Knox, Tuttle, Thompson of Lee, Chamberlain of Milton, Ricker, Corson, Dustin, Jenness, Wentworth, Bickford of Rochester, Kinsman.

Belknap County—Varney, Garland, Hill, Harris, Schultz, Cheney, Thompson of Laconia, Follansbee, Smith of Laconia, Sanders, Gordon, Sanborn of Sanbornton, Trickey, Young of Tilton.

Carroll County—Woodus, Murchie, Smith of Conway, Dearborn, Richardson of Moultonborough, Coolidge, Himes, Hart.

Merrimack County—Clough of Bow, Cofrin, Clough of Canterbury, Kelley of Chichester, Besse, Newton, Cloudman, Nash, Cilley of Concord, Glidden, Barnard, Steele, Adams of Franklin, Bartlett of Franklin, Connor, Catlin, Milton, Todd, Gale of Northfield, Cutler, Emerson, Wells, Gage of Warner.

Hillsborough County—Peaslee, Whittemore of Antrim, Wilson of Bennington, Perley, Whipple, Baker of Hillsborough, Butler, Hildreth, Blood, Daniels of Manchester, Towne, Bartlett of Manchester, Dolloff, Pillsbury of Ward 2, Manchester, Bergholtz, Irwin, Straw, Caswell of Manchester, Challis, Phinney, Pillsbury of Ward 4, Manchester, Lovering, Wylie, Henderson of Merrimack, Bruce, Jewett, Greeley, Milliken, Gage of Nashua, Primeau, Patten, Hobbs, Bryer, Wheeler, Osborne, Bean.

Cheshire County—Chickering, Stone of Fitzwilliam, Wilder, Duncan, Knight, Callahan, Newman, Daniels of Keene, Murdick, Barrett, A. H., of Ward 3, Keene, Barrett, L. M., of Ward 3, Keene, Gates, Trask, Robinson of Marlborough, Holden, Dickinson of Swanzey, Gay of Troy, Houghton, King, Thompson of Westmoreland.

Sullivan County-Reed, Davidson, Archibald, Deming,

Etsler, Nichols, Nourse, Pederson, Warner, Whitcomb of Claremont, Lovejoy, Fairgrieve, Martin of Newport, Robinson of Newport, Daniels of Plainfield, Sawyer of Sunapee.

Grafton County—Plumer, Sanborn of Ashland, Pulsifer. Batchelder of Ellsworth, Horne, Elder of Hanover. Richardson of Hanover, Burns, Farnham, Gale of Landaff. Drake, Eaton, Foster of Lebanon, Hyde, Ross, Conrad, Merrill, Richardson of Littleton, Weymouth, Renfrew, Underhill, Kimball of Plymouth, Tollen, Rogers, Emmons, Lavoie of Warren, Muchmore.

Coos County—Burbank of Berlin, Dahl, Scott of Colebrook, Whitcomb of Dalton, Hutchins, Baker of Whitefield, Young of Whitefield.

NAYS 155

Rockingham County—Crosbie, Durgin, Pridham, Doe, Connelly, LaBranche, Estabrook, Blaisdell, Palfrey, Smith of Portsmouth, Heffernan, Linchey.

Strafford County—Tibbets, Dame, Smith of Ward 4, Dover, Dennis, Kelley of Middleton, Gelinas, Small, Seavey, Nutter, Cote, Houle, McGreal, Vincent.

Belknap County—Simpson, Corliss, Guay of Laconia, Simoneau, Page, Quimby.

Carroll County-Hamlin, Bennett, Gerry.

Merrimack County—Marston, Chase, Allen, Rolfe, Robinson of Concord, Alexander, Burkett, Boutwell, Morrison of Concord, Freeman, Lee, Ahern, Haskell, Parsons, Douphinette, Arel, Greenough, Lovering of Loudon, Rainville, Whittemore of Pembroke, McAlister, Sawyer of Wilmot.

Hillsborough County—Rouleau, Jones, Pelletier, Brown of Hancock, Leslie, Cilley of Manchester, Howes, Brown of Manchester, Campbell, Horan, Jennings, Kelley, John F., of Ward 5, Manchester, Kelley, Martin A., Ward 5, Manchester, Laughlin, Mahoney, Mara, McNulty, O'Brien, Duke, Mealey, Murphy, Stanley, Wiggin, Broderick, Carr, Healey, McGuigan, Sheehan, Sullivan of Manchester, Char-

pentier, Gilmore, Lemelin, Burbank of Manchester, Bussiere, Collins, Griffiths, Curtis, Wagner, Burke of Manchester, Daley, Joyce, Roukey, Bisson, Guevin, Maynard, Roy of Manchester, St. Germaine, Beaudette, Raiche, Boilard, Lavoie of Nashua, Law, Colburn, Nolan, Jacques, Welsh, O'Neil, Sullivan of Nashua, Bouthillier, Chasse, Renaud, Coleman.

Cheshire County—Bragg, Winn, Duffy, Perkins, Burbank of Winchester, Dickinson of Winchester.

Grafton County—Blandin, Ferguson, Hutchinson, Saunders, Johnson, Kimball of Grafton, Avery, Moulton, Shea, Williams, Burgault.

Coos County—Barden, Keenan, Roy of Berlin, Cross, Parent, Pingree, Snodgrass, LeBlanc, Seymour, Ramsay, George, Morrison of Gorham, Martin of Lancaster, Thompson of Lancaster, Bickford of Milan, Fogerty, Hayes, Cole of Stark, Bunnell.

Mr. Beede, of Meredith, voting yes, was paired with Mr. Foster, of Concord, voting no.

And the motion to substitute prevailed.

The bill was then ordered to a third reading.

On motion of Mr. Callahan of Keene the rules were suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Ahern of Concord at 2.08 o'clock the House adjourned.

AFTERNOON

The House met at 3.00 o'clock.

THIRD READINGS

House Bill No. 52. An Act in amendment of Chapter 197 of the Public Laws, relating to bounties on wildcats.

Read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Todd of New London the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 76. An Act in amendment of paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep.

House Bill No. 164. An Act changing the name of the highway designated as "East Side" to "John Langdon."

House Bill No. 206. An Act to amend Section 27, Chapter 324 of the Public Laws, relating to the salaries of sheriffs.

House Bill No. 227. An Act relating to the Board of Parole.

House Bill No. 271. An Act in amendment of Chapter 162 of the Public Laws, relating to sales of certain articles.

House Bill No. 296. An Act relating to the issue of prior preference stock by Boston & Maine Railroad in exchange for certain of its bonds.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 5. An Act in amendment of Chapter 356 of the Public Laws, relating to exemption from trustee process.

Senate Bill No. 12. An Act to authorize New London water system precinct to refund a certain limited portion of its bonds.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had passed the following resolution in the passage of which it asked the concurrence of the House of Representatives.

Resolved, That the House of Representatives be requested to return to the Senate for further consideration the following entitled bills:

Senate Bill No. 23. An Act in amendment of Subdivision XII of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 24. An Act in amendment of Subdivision XV of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 25. An Act in amendment of Subdivision XIV of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 26. An Act in amendment of Subdivision VII of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 27. An Act in amendment of Subdivision IX of Section 12, Chapter 262 of the Public Laws.

Senate Bill No. 29. An Act in amendment of Subdivision X of Section 12, Chapter 262 of the Public Laws.

Mr. Parsons of Franklin moved that the House accede to the request of the Honorable Senate.

The question being on the motion of Mr. Parsons.

(Discussion ensued)

On a viva voce vote the motion prevailed.

On motion of Miss Wilson of Sharon at 3.21 o'clock the House adjourned.

WEDNESDAY, February 23, 1927.

The House met at 11.30 o'clock according to adjournment.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. Wiggin of Manchester was granted leave of absence for the day on account of important business.

Messrs. Davidson of Charlestown and Adams of Hampton were granted leaves of absence for the week on account of important business.

Messrs. Brown of Wentworth and Donigan of Newbury were granted leaves of absence for the week on account of sickness.

COMMITTEE REPORTS

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 222, An Act in amendment of Section 3, Chapter 127, of the Public Laws, relating to the laboratory of hygiene, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution, No. 66, A Joint Resolution in favor of Frederick Soucise of Keene, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend said resolution by striking out the words "one hundred twenty" in line one and inserting in place thereof the word "sixty" so that said resolution as amended shall read as follows:

That the sum of sixty dollars be and hereby is appropriated to pay Frederick Soucise, of Keene for injuries sustained while serving in the New Hampshire National Guard on September 12, 1924, and the Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 74, A Joint Resolution appropriating money for extraordinary repairs and improvements on the state house and grounds, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No.

77, A Joint Resolution in favor of Rodman W. Seymour, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 188, An Act providing for a forest improvement fund, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 11, A Joint Resolution in favor of the department of vital statistics, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out the word "eleven" in line 1 and inserting in place thereof the word "five" so that said resolution as amended shall read as follows:

That a sum not exceeding five thousand dollars be and hereby is appropriated for increasing capacity of the vault of the department of vital statistics thereby providing necessary space for filing the records of births, marriages and deaths. That the Governor and Council are hereby authorized and directed to carry out in the most economical manner, the provisions of this resolution and the Governor is hereby authorized to draw his warrant for the sum out of any money not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Rogers of Rumney for the Committee on University of New Hampshire, to whom was referred House Bill No. 105, An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the state college and university, reported the same in new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted, the bill read a first and second time and laid upon the table to be printed.

Mr. Rogers of Rumney for the Committee on University of New Hampshire, to whom was referred House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to State College and University, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 84, A Joint Resolution authorizing a special committee investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Rogers of Rumney for the Committee on University of New Hampshire, to whom was referred House Bill No. 10, An Act providing for free tuition for New Hampshire students in the two year agricultural course at the University of New Hampshire, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by present practice of University Colleges. The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 314, An Act to establish a continuous highway from the South Side road at Auburn to the Massachusetts State line at Haverhill, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Robinson of Concord for the Special Committee consisting of the Delegation from the County of Merrimack, to whom was referred House Bill No. 8, An Act to provide for an increase of salary of the sheriff of Merrimack county, reported the same with the following amendment and the recommendation that the bill as amended ought to pass.

Amend Section 2 by striking out in line two the words "upon its passage," so that said section as amended shall read as follows:

SECT. 2. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect as of April 1, 1927.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Robinson of Concord for the Special Committee consisting of the Delegation from the County of Merrimack, to whom was referred House Bill No. 249, An Act relating to the establishment of a Merrimack County jail, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

BILL FORWARDED

House Bill No. 37, An Act relating to motor vehicle insurance. Taken from the table and ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 91, An Act providing for the artificial culture of fish.

House Bill No. 102, An Act in amendment of Section 17, Chapter 200 of the Public Laws, relating to fresh water smelt.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 16, An Act relating to the taking of salt water smelt.

Amend said bill by adding at the end of Section 1 of the same, the following:

"Smelt taken from all salt waters of the state may be bought and sold during the open season therefor," so that said section as amended shall read as follows:

"Section 33. Smelt. The taking of salt water smelt from the Piscataqua river and its tributaries, the Exeter river and its tributaries, Great bay and Greenland bay, from March thirty-first to July first is prohibited; and no person shall at any time take salt water smelt from any of said rivers, bays or tributaries, unless he is, and has been for six months, a resident of this state. Smelt taken from all salt waters of the state may be bought and sold during the open season therefor."

On motion of Mr. Small of Rochester the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

The message further announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 194, An Act to change the name of North pond in the town of Harrisville.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. The name of North pond in the town of Harrisville is hereby changed to Lake Sketutahkee.

Sect. 2. This act shall take effect upon its passage.

Mr. Small of Rochester moved that the House concur in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The question being on the motion of Mr. Small.

(Discussion Ensued)

On a viva voce vote the motion prevailed.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 303, An Act to amend Sections 6, 10, 13 and 39, Chapter 224 of the Public Laws, relating to Cooperative Marketing Associations.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act relating to the powers and duties of the commissioner of agriculture as to Co-operative Marketing Associations.

Amend said bill by striking out Sections 1, 2 and 3, and by inserting in place thereof the following:

Section 1. Amend Chapter 224 of the Public Laws by adding after Section 6 the following new section:

6-a. Commissioner of Agriculture. The commissioner of agriculture may give assistance in the organization, or re-organization, of co-operative associations and may, by

general or specific order, require any such association doing business in this state or in the process of organization to file with the department a report of its promotion and organization expenses.

- Sect. 2. Amend Chapter 224 of the Public Laws by adding after Section 10 the following new section:
- 10-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order require any such association doing business in this state to file with the department a certified copy of its By-Laws.
- Sect. 3. Amend Chapter 224 of the Public Laws by adding after Section 31 the following new section:
- 31-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order require any such association doing business in this state to file with the department a certified copy of any marketing contract or agreement between the association and its members or patrons.

Further amend said bill by striking out the first two lines of Section 4 and by inserting in place thereof the following:

SECT. 4. Amend Chapter 224 of the Public Laws by adding after Section 39 the following new section:

39-a. Commissioner of Agriculture. The commissioner of agriculture may by general or specific order prescribe.

Further amend said Section 4 of the bill by striking out the word "co-operative" where it occurs in the third and seventh lines of said section and by inserting in place thereof the word "such."

On motion of Mr. Small of Rochester the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed a bill with the following title, in the passage of which it asked the concurrence of the House of Representatives: Senate Bill No. 31, An Act relating to primary elections and nominations of candidates.

SENATE BILL READ AND REFERRED

Senate Bill No. 31, An Act relating to primary elections and nominations of candidates.

Read a first and second time, laid upon the table to be printed and referred to the Committee on Judiciary.

SPECIAL ORDER

Mr. Duncan of Jaffrey called for the special order. House Bill No. 120, An Act for advancing the completion of the permanent improvement of Class I highways.

The question being on the resolution reported by the Committee on Public Improvements that it is inexpedient to legislate.

(Discussion ensued)

Mr. Wagner of Manchester moved the previous question. The question being,

Shall the main question now be put?

On a viva voce vote the previous question was ordered.

The question being,

Shall the resolution of the committee that it is inexpedient to legislate be adopted?

Mr. Duncan of Jaffrey called for a division but previous to the division being taken withdrew his call.

On a viva voce vote the resolution was adopted.

On motion of Mr. Corson of Rochester at 11.45 o'clock the House adjourned.

AFTERNOON

The House met at 3.00 o'clock.

(Mr. Foster of Concord in the chair.)

THIRD READINGS

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county.

House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook.

House Bill No. 188, An Act providing for a forest improvement fund.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Smith of Portsmouth the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 222, An Act in amendment of Section 3 of Chapter 127 of the Public Laws, relating to the laboratory of hygiene.

House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to the state college and university.

House Joint Resolution No. 11, Joint Resolution in favor of the department of vital statistics.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Todd of New London the rules were suspended and the third reading of joint resolutions by their captions made in order.

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the state house and grounds.

House Joint Resolution No. 77, Joint Resolution in favor of Rodman W. Seymour.

House Bill No. 37, in new draft, An Act relating to motor vehicle insurance.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Burkett of Concord at 3.10 o'clock the House adjourned.

THURSDAY, February 24, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolution:

Senate Bill No. 5, An Act in amendment of Chapter 356 of the Public Laws, relating to exemption from trustee process.

House Bill No. 41, An Act relating to taking conch from Hampton river and its tributaries.

House Bill No. 82, An Act relating to the closing of seasons for hunting, fishing or trapping.

House Bill No. 91, An Act providing for the artificial culture of fish.

House Bill No. 96, An Act in amendment of Section 15, Chapter 200 of the Public Laws, relating to horned pout.

House Bill No. 102, An Act in amendment of Section 17, Chapter 200 of the Public Laws, relating to fresh water smelt.

House Bill No. 137, An Act to restore the Lisbon school set-off, so-called, to the town of Lyman.

House Bill No. 153, An Act in amendment of Chapter 117 of the Public Laws, relating to truant officers.

House Bill No. 194, An Act to change the name of a certain pond in the town of Harrisville.

House Joint Resolution No. 25, Joint Resolution in favor of William Lachance.

The report was accepted.

'Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 8, A Joint Resolution in favor of repairing Kearsarge Mountain road in the town of Wilmot, reported the same with

the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the enacting clause and inserting in place thereof the following:

That the sum of five hundred dollars (\$500.00) be and the same is hereby appropriated for the repair of the Kearsarge mountain road in the town of Wilmot for the year 1927 and a like amount for the year 1928. Said sums so appropriated to be expended under the direction of the State Highway Commission, and shall be a charge upon the maintenance fund as provided under Chapter 85 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 13, A Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire, and the town of Lunenburg, Vermont, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 22, A Joint Resolution for reconstruction, additions and improvements at the State Hospital, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 49, A Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the enacting clause and inserting in place thereof the following:

That the sum of six hundred dollars (\$600) for the year 1927 and a like sum for the year 1928 be and hereby is appropriated for the construction of a standard guard rail, under Section 3, Chapter 89 of the Public Laws, along the narrow and dangerous Sugar Loaf road and the deep water of Newfound lake in the town of Alexandria. Said sums so appropriated shall be expended under the direction of the State Highway Commissioner and shall be a charge upon the maintenance fund as provided in Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 58, A Joint Resolution providing for changes in Mary Lyon hall at the Plymouth Normal school, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by inserting after the word "Education" in line 7 the following: "with the approval of the Governor and Council" so that said resolution as amended shall read as follows:

That the sum of fifteen thousand dollars (\$15,000.00) be, and hereby is, raised and appropriated for the remodeling of dining room and service departments in Mary Lyon hall at the Normal school at Plymouth, for the providing of suitable furnishings therefor, and for such alterations of other buildings as may be necessary thereto; said sum to be expended under the direction of the State Board of Education with the approval of the Governor and Council. The Governor is hereby authorized to draw his warrants for said sum on any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 62, A Joint Resolution to provide for a survey of timber acreage in rural towns, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered

to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 70, A Joint Resolution for the improvement of The Weirs channel so-called in Lake Winnipesaukee, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered

to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 83, A Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College highway over the Exeter river, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the enacting clause, and

inserting in place thereof the following:

That the sum of six thousand three hundred seven dollars and one cent (\$6,307.01) be and the same is hereby appropriated for the reimbursement to the county of Rockingham, and said appropriation shall be a charge upon the maintenance fund as provided for in Chapter 85 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 86, A Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledyard

bridge across the Connecticut river in said town, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the enacting clause, and inserting in place thereof the following:

That a sum not exceeding six thousand dollars (\$6,000.00) be and the same is hereby appropriated to reimburse the town of Hanover for one-half its expense thereof and said appropriation shall be a charge upon the maintenance fund as provided by Chapter 85 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 87, A Joint Resolution in favor of the First New Hampshire Infantry (in the Federal Service 1916-1919), reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 93, A Joint Resolution for improvement of the common at Hampton Falls, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 47, An Act relating to state aid to certain towns for maintenance of town highways, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Ap-

propriations, to whom was referred House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the Militia, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 306, An Act to amend Section 8, Chapter 181 of the Public Laws, relating to the department of agriculture, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 72, An Act in amendment of Paragraph 13, Chapter 202 of the Public Laws, relating to license to hunt and fish, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out the word "twenty-five" in lines 4 and 16 and inserting in place thereof the word "ten" so that said section as amended shall read as follows:

Section 1. Amend Paragraph 13, Chapter 202, Public Laws by striking out all of said Paragraph after the word "fined" in line 6 and inserting in place thereof the following "a sum not exceeding ten dollars for the first offense, and for any subsequent offense a sum not exceeding fifty dollars and a forfeiture of the license, if there be one," so that said paragraph as amended shall read as follows:

13. Penalties. A person who violates a provision of this Chapter, or who furnishes to another person, or permits another person to have or use, a license issued to himself, or changes or alters such license or coupon, or uses a license or license-coupons issued to another person, or makes a false statement in an application or knowingly guides a hunter who has not a license as herein before pro-

vided, shall be fined a sum not exceeding ten dollars for the first offense, and for any subsequent offense a sum not exceeding fifty dollars and a forfeiture of the license, if there be one.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining boundaries of the wards, reported the same with the recommendation that the bill be referred back to the Special Committee consisting of the delegation from the city of Nashua.

The report was accepted and the recommendation adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 291, An Act to dissolve certain corporations, reported the same with the following amendments and the recommendation that the bill as amended ought to pass.

Amend said Bill by striking out Section 1 thereof and inserting the following in its place:

Section 1. The charter or certificate of incorporation of each of the following named corporations is hereby repealed, revoked and annulled:

Abenaque Machine Works, The (Walpole, 1895),

Alvaro Realty Company (Nashua, 1904),

American Burnishing Machine Company, The (Nashua, 1881),

American Moore Peg Company (Lisbon, 1920),

American Twist Drill Co. of Concord, N. H. (Concord, 1891),

Ashuelot Gas & Electric Company.

Ashuelot Shoe Company (Keene, 1907),

Automobile Diamond Chain Co. (Manchester, 1925),

Bailey Manufacturing Company (Claremont, 1895),

Bay State Shoe-Fastening Company (Nashua, 1887),

Berlin Dry Goods Co. (Berlin, 1895),

Berlin Telephone Company, The (Berlin, 1896),

Berlin Water Company, Incorporated, The (Berlin, 1923),

Berry Spring Sleigh Company, The (Concord, 1889),

Boynton Bottling Works, Incorporated (Portsmouth, 1921),

Brandt Machine and Engineering Company (Claremont, 1923),

Brockton Grater Company (Boston, Massachusetts, 1900),

Canaan Manufacturing Company (Canaan, 1923),

Cavanaugh Bros. Horse Company (Manchester, 1915),

Central Market Company (Keene, 1914),

Chabot Motor Company, Incorporated (Manchester, 1923),

Cinder Club, Inc., The (Francestown, 1922),

City Band, Manchester, N. H. (Manchester, 1905),

Claremont Furniture Company, Inc. (Claremont, 1917),

Clawson-Hamilton Commercial College (Keene, 1908),

Cobe Engineering Corporation (East Candia, 1924),

Colburn Construction Company (Concord, 1922),

Colebrook Driving Park, Inc., The (Colebrook, 1919),

Columbia Investment Company, The (Manchester, 1890),

Columbian Manufacturing Company, (Boston, Massachusetts, 1922),

Commercial Mica Company (Groton, 1919),

Como Apparatus Company, (Manchester, 1925),

Conant Manufacturing Company, The (Hopkinton, 1892),

Consumers Coal Company (Manchester, 1921),

Cosmone Company, The (Warren, 1922),

Contoocook Valley Telephone Company (Hillsboro, 1893),

Cook Varney Shoe Company, The (Farmington, 1924),

Co-operative Store No. 1 (Nashua, 1875),

Daniels Cornell Company (Manchester, 1892),

Derby Company, J. C. (Concord, 1899),

Derryfield Realty Company (Manchester, 1906),

Dore Fuel and Supply Company, Inc., The (Manchester, 1922),

Dover Beef Company (Dover, 1887),

Dover Bobbin Company, The (Dover, 1886),

Eagle Drug Co., The (Manchester, 1923),

Eclipse Wrapping Band Company (Keene, 1924),

Elliott and Company, Alonzo (Manchester, 1909),

Emerson Phonograph Shop (Manchester, 1921),

Equitable Endowment Order (Concord, 1891),

Equitable Investment Company, The (Manchester, 1890),

Essex Gold Mining Company, The (Lyman, 1879),

Esty Hosiery Company (Laconia, 1894),

Fairfield Shoe Company, The (Manchester, 1920),

Fairmont Tanning Company (Merrimack, 1924),

Falconer-Blood, Inc. (Raymond, 1922),

Farmers' Co-operative Creamery Company of Colebrook, The (Colebrook, 1919),

Farmington Building and Loan Association, The (Farmington, 1912),

Fifield Company, The H. B. (Conway, 1917),

Flanders Automobile Company, Inc. (Claremont, 1923),

Fuller Sons Company, George A. (Alton, 1923),

Gas & Electric Appliance Company.

Gilmanton Iron Works Building Corporation (Gilmanton Iron Works, 1900),

Globe Investment Association (Manchester, 1890),

Golden Company, Inc., C. A. (Manchester, 1923),

Goodrich Company, J. A. (Manchester, 1901),

Grafton County Motor Sales, Inc. (Plymouth, 1924),

Grafton Mica Mines, Incorporated (Hebron, 1922),

Granite Bottling Company (Concord, 1922),

Granite State Fox Ranch, Inc. (Cornish, 1924),

Green Manufacturing Company (Concord, 1922),

Guay Oil Company, The T. J. (Laconia, 1915),

Halliday-Penfield Lumber Company (Rochester, 1923),

Ham the Hatter (Dover, 1916),

Hamilton Jewelry Company (Deerfield, 1898),

Hampshire Pottery (Keene, 1917),

Hanover Street Garage (Manchester, 1916),

Healy Brothers Tailoring Company (Manchester, 1910),

Hillsboro Shoe Company (Manchester, 1922),

Hodgdon, Incorporated, J. W. (Portsmouth, 1916),

Hood and Sons, H. P. (Derry, 1889),

Howard, Robinson Company (Jackson, 1910),

Jady Hill Land Company of Exeter, New Hampshire, The (Exeter, 1913),

Jennings Company, The E. A. (Epping, 1891),

Jones Company, George R. (Manchester, 1912),

Jones Motors Inc. (Laconia, 1920),

Jordan-Manchester Co. (Manchester, 1921),

Keene Gas & Electric Co. (Chartered 1860 as Keene Gas Light Co.),

Kingston Supply Company (Kingston, 1921),

Laconia Gas & Electric Company,

Lake City Ice Cream Company, The (Laconia, 1923),

Lake Land Co., The (Nashua, 1892),

Lang Realty Co., Walter M. (Manchester, 1918),

Little Giant Investment Association, The (Manchester, 1891),

Loxal Manufacturing Company, The (Lebanon, 1917),

Lyons Trailers Corporation (Manchester, 1923),

Marshall Co., Caleb B. (Nashua, 1910),

Maxwell Ice Company, The (Manchester, 1903),

Merrimac Realty and Shoe Manufacturing Company (Manchester, 1909),

Meyers Cash Store, The (East Jaffrey, 1921),

Mutual Construction Company, The (Manchester, 1918),

Mutual Protective Association of America, The (Manchester, 1890),

Nashua and Acton Railroad (1907),

Nashua Automotive and Electric Company (Nashua, 1923),

Nashua Granite Company (Nashua, 1896),

Nashua Homes Corporation (Nashua, 1919),

Nashua Radio Corporation (Nashua, 1924),

National Bond and Investment Company, The (Concord, 1890),

Needham Basket Company, H. B. (Peterboro, 1906),

New England College of Languages (Boston, Massachusetts, 1899),

New England Fireside Publishing Company, The (Nashua, 1888),

New Hampshire Association for the Blind (Concord, 1914),

New Hampshire Highland-dress Bagpipe Band (Manchester, 1916),

Oil Cities Electric Company, /

Palace of Sweets (Manchester, 1918),

Partridge Company, The Horace (Boston, Massachusetts, 1906),

Peerless Manufacturing Company (Newport, 1887),

Pembroke Grange Co-operative Company, The (Pembroke, 1887),

People's Investment Association (Manchester, 1890),

Picard Leggett Motor Co. (Laconia, 1923),

Pilgrim Hall Association of Salem Depot, N. H. (Salem Depot, 1911),

Piper Company, The B. H. (Manchester, 1890),

Plaistow Electric Light & Power Company, The (Plaistow, 1911),

Portsmouth Brewing Company, The (Portsmouth, 1875),

Prescott Company, The (Concord, 1901),

Princess Theater, Incorporated (Plymouth, 1922),

Profile Pictures, Incorporated (Manchester, 1923),

Providence Cylinder Company (Nashua, 1886),

Puritan Biscuit Company (Boston, Massachusetts, 1903),

Radia Vacuum Products Company (Nashua, 1923),

Real Estate Improvement Co., The (Nashua, 1883),

Reynolds Loan Company, The (Manchester, 1892),

Rockingham County Agricultural Credit Association (Epping, 1923),

Rugg Company, E. H. (Hanover, 1918),

Somersworth Machine Co. (Dover, 1848),

Souhegan Valley Electric Co.

Soucy & Gagnon (Nashua, 1916),

Sta Manufacturing Company (Lynn, Massachusetts, 1885),

Steel's Department Stores, Inc. (Concord, 1922),

Stevens Company, R. P. (Manchester, 1900),

Stoddard Lumber & Turning Corporation (Stoddard, 1920),

Strand Amusement Company (Dover, 1919),

Studio Shop, The (Manchester, 1916),

Sugar River Creamery (Goshen, 1886),

Sullivan Gold Mining Co. (Nashua, 1887),

Swan Island Guano Company (Concord, 1895),

Taylor Adjustable Shoe Company (Nashua, 1884),

Theatre Realty Corporation of New Hampshire, The (Manchester, 1923),

Thomas & Company, Incorporated, Andrew P. (Manchester, 1923),

Thompson Granulated Flour Company (Nashua, 1884),

Times Publishing Company (Portsmouth, 1906),

Triangle Company, Electrical Contractors, The (Windsor, Vermont, 1920),

Twin Mountain Telephone Company (Whitefield, 1916), Union Electric Company (1893),

Virginia Wood and Lumber Company (Nashua, 1897),

Vishnu Springs and Land Company (Nashua, 1896),

Walker Woolen Company (Winchester, 1922),

Warsaw Floral Company, Incorporated (Warsaw, New York, 1924),

Waumbec Woolen Company (Milton, 1898),

Waumbek Hotel Co. (Jefferson, 1877),

Weeks, Lanpher Company (Tilton, 1911),

West Derry Sewerage Association (Derry, 1897),

White Mountain Novelty Company (Littleton, 1920),

Wilkinson Shoe Company, The (Pittsfield, 1924),

Willis & Co., Inc. (Boston, Massachusetts, 1923),

Winnepesaukee Transportation Company, The (Moultonborough, 1894),

Woodbury Heel Company (Nashua, 1887),

Worrall Clutch Works, The (Manchester, 1896),

The principal place of business and date of year of incorporation, when given in the above list, are included for the purpose of distinguishing corporations of the same or similar names.

Further amend by striking out Section 4 and inserting the following in its place:

SECT. 4. The corporation so dissolved shall, nevertheless, continue as a body corporate for the term of three years, for the purpose of presenting and defending suits by or against it and of gradually closing and settling its concerns and distributing its assets, including the disposition and transfer of all or any part of its property, and for no other purpose; provided, however, that the superior court shall have power at any time when it shall be made to appear, upon the petition of any interested party, that

the protection of proprietary or other rights requires the doing of any act or thing by or in behalf of any such corporation, to order the doing of such acts or things, and for this purpose may appoint and authorize an agent to act for and in the name of such dissolved corporation and any action so ordered and done shall be effective corporate action.

Further amend by striking out Section 5.

The report was accepted.

On motion of Mr. Parsons of Franklin the reading of the amendment was dispensed with and the bill laid upon the table, meanwhile the amendments to be printed.

Mr. Gibson of Concord for the Committee on Military Affairs, to whom was referred House Bill No. 88, An Act relating to the burial of soldiers, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out in line 1 the words "After the passage of this act,"; further amend by inserting in line 2 after the word "shall" the words, "knowingly, unless the immediate family objects,"; so that said section as amended shall read as follows:

Section 1. No undertaker shall, knowingly, unless the immediate family objects, bury a veteran of any war in which this Government was engaged, without providing that a United States flag of suitable material and size, be draped upon the casket, from which it shall not be removed until the same is consigned to the tomb or grave.

Further amend the bill by adding a new section to be numbered Section 3 as follows:

Section 3. This act shall take effect upon its passage.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 240, An Act to regulate the sale of milk and dairy products, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend by striking out all of Section 1 and inserting in place thereof the following section:

Section 1. No person, firm or corporation owning or leasing any hotel, restaurant, store, lunch room, fountain, roadside booth or stand, or any boarding house which makes a practice of serving meals to transients, or his, her, or its agents, servants, or employees shall sell or serve milk for drinking purposes to his, her, or its patrons unless such milk is served or sold in the original bottle or like container in which the milk was delivered to the said hotel, restaurant, store, lunch room, fountain, roadside lunch booth or stand, or boarding house.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 10, An Act in amendment of Chapter 9 of the Public Laws, relating to lands for state institutions, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 13, An Act in amendment of Section 5, Chapter 42 of the Public Laws, relating to special town meetings, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 203, An Act relating to the registration of motor vehicles of nonresidents, reported the same in a new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted, the bill in its new draft read a first and second time and laid upon the table to be printed.

On motion of Mr. Holt of Peterborough, House Bill No. 72, An Act in amendment of paragraph 13, Chapter 202 of the Public Laws, relating to license to hunt and fish was put back upon its second reading and recommitted to the Committee on Fisheries and Game.

On motion of Mr. Ahern of Concord, the rules were suspended to permit of the presentation of reports from a committee, which had not been previously advertised.

Mr. Ahern of Concord for the Committee on Rules, reported the following entitled bill, House Bill No. 338, An Act in amendment of the charter of St. Mary's school for girls, with the recommendation that the bill be introduced and referred to the Committee on Judiciary.

The report was accepted, the bill read a first and second time, laid upon the table to be printed, and referred to the

Committee on Judiciary.

Mr. Cheney of Laconia for the Committee on Rules reported the following entitled bill, House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland, with the recommendation that the bill be introduced and referred to the Committee on Public Improvements.

The report was accepted, the bill read a first and second time, laid upon the table to be printed and referred to the Committee on Public Improvements.

Mr. Small of Rochester for the Committee on Rules, reported the following joint resolution, House Joint Resolution No. 108, A Joint Resolution for the completion of a section of the highway leading from Freedom village to Madison line, with the recommendation that the joint resolution be introduced and referred to the Committee on Public Improvements.

The report was accepted, the joint resolution read a first and second time, laid upon the table to be printed and referred to the Committee on Public Improvements.

Mr. Cheney of Laconia for the Committee on Rules, reported the following joint resolution, House Joint Resolution No. 109, A Joint Resolution in favor of George Sutton

of Dummer for injuries received while in the performance of his duties as an employee on the state highway in the town of Millsfield, with the recommendation that the joint resolution be introduced and referred to the Committee on Appropriations.

The report was accepted, the joint resolution read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations.

Mr. Ahern of Concord for the Committee on Rules, reported the following joint resolution, House Joint Resolution No. 110, A Joint Resolution in favor of erecting a memorial at the New Hampshire end of the Memorial Bridge at Portsmouth, with the recommendation that the joint resolution be introduced and referred to the Committee on Military Affairs.

The report was accepted, and the joint resolution read a first time.

The second reading having commenced on motion of Mr. Small of Rochester, the further reading of the joint resolution was dispensed with. The joint resolution was then laid upon the table to be printed and referred to the Committee on Military Affairs.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Bill No. 16, An Act in amendment of Section 1, Chapter 316 of the Public Laws, relating to the superior court, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. Glessner of Bethlehem for the Committee on Judiciciary, to whom was referred Senate Bill No. 35, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the supreme and superior courts, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

On motion of Mr. Parsons of Franklin the Committee

on Appropriations were permitted to introduce a substitute bill.

Mr. Richardson of Littleton for the Committee on Appropriations, reported the following entitled bill, House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire Boundary line, as a substitute for House Joint Resolution No. 50, Joint Resolution to provide for the marking of the Maine and New Hampshire boundary line, with the recommendation that the bill ought to pass.

The report was accepted and the bill read a first and second time.

On motion of Mr. Foster of Concord the rules were suspended and the printing of the bill dispensed with.

The bill was then ordered to a third reading.

Mr. Quimby of Laconia for the Committee on Laconia State School, to whom was referred House Joint Resolution No. 41, A Joint Resolution to provide necessary facilities for more efficient and extended services at the Laconia State School, reported the same with the following amendments, and the recommendation that the joint resolution ought to pass.

Amend said joint resolution by striking out in lines 1 and 2 the following: "one hundred fifty-eight thousand five hundred dollars (\$158,500)" and inserting in place thereof the following: "one hundred and six thousand, dollars (\$106,000)"; further amend by striking out lines 7, 8, 9, 10, 11, 12; further amend by striking out in line 13 the words "the sum of four thousand dollars (\$4,000); further amend by striking out in lines 14 and 15 the following: "two thousand dollars (\$2,000)" and inserting in place thereof the following: "fifteen hundred dollars (\$1,500)" so that said joint resolution as amended shall read:

That the sum of one hundred and six thousand dollars (\$106,000) be and the same is hereby appropriated to provide the necessary facilities for more efficient and extend-

ed service at the Laconia State School as follows: "For the construction and equipment of a new dormitory, the sum of one hundred thousand dollars (\$100,000); for the purchase and installation of canning equipment, the sum of fifteen hundred dollars (\$1500); for finishing and furnishing the upper floor of the Spaulding Building, the sum of forty-five hundred dollars (\$4,500).

The plans and specifications shall be subject to the approval of the Governor and Council who shall authorize the execution of all contracts for construction. The Governor is hereby authorized to draw his warrant for said sum on any money in the treasury not otherwise appropriated.

The report was accepted, the amendments adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 53, A Joint Resolution providing for the improvement of road leading from Short Falls to the Suncook Valley road in Epsom, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 50, A Joint Resolution to provide for the marking of the Maine and New Hampshire boundary line, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by new house bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 59, A Joint Resolution providing for the completion of the Samuel Read Hall dormitory at the Plymouth Normal school, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 42, A Joint Resolution providing for the erection of a gymnasium at the Keene Normal school, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws, relating to state and other public libraries, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 123, An Act relating to public libraries, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 40, A Joint Resolution in favor of John B. Merrill, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 25, An Act in amendment of paragraphs 2 and 3, Chapter 150 of

the Public Laws, relating to bounties on wild animals and insects, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 50, An Act in amendment of Section 2, Chapter 198 of the Public Laws relating to deer, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 114, An Act relating to taking raccoon and fox with the aid or by the use of dog and gun, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 142, An Act in amendment of Section 2, Chapter 198 of the Public Laws, relating to deer, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 143, An Act to regulate the manufacture, distribution, sale and commercial use of cosmetics, reported the same with the following resolution:

Resolved, That it be referred to the next legislature.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 215, An Act in amendment of Section 17, Chapter 198 of the Public Laws, relating to taking and possessing fur bearing animals, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 245, An Act in amendment of Section 2, Chapter 198 of the Public Laws in regard to taking of deer and the time thereof, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 110, An Act to repeal the charter of the Nashua and Acton railroad, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill favorably reported by the committee.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 276, An Act relating to the establishing of a Department of Public Safety, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 266, An Act in amendment of Sections 28 and 29, Chapter 100 of the Public Laws, relating to non-resident motor vehicles, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 273, An Act in amendment of Sections 1 and 2, Chapter 148 of the Public Laws, relating to the safe-keeping, transporting and sale of explosives, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 301, An Act in amendment of Section 2, Chapter 150 of the Public Laws, relating to bounties, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 310, An Act in amendment of Section 22, Chapter 100 of the Public Laws, relating to registration of motor vehicles, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by other legislation.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 327, An Act in amendment of Section 2, Chapter 370 of the Public Laws, relating to fines, costs and discharges, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 331, An Act in amendment of subdivision 1, Section 5, Chapter 202 of the Public Laws, relating to licenses to hunt and fish, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 15, An Act relating to the registration of motor vehicles for the protection of the public safety, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by a previous bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 104, An Act relating to the compulsory insurance of automobiles, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 309, An Act requiring owners of certain motor vehicles to furnish security for their civil liability on account of personal injuries, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by a previous bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Joint Resolution No. 1,

A Joint Resolution to control and regulate radio broadcasting, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred a resolution regarding radio control by the Federal Government, reported the same with the following resolution:

Resolved, That the resolution ought not to be adopted.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 277, An Act in amendment of Public Laws, Chapter 316, Section 1, to increase the number of associate justices of superior court from four to six, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill favorably reported by the committee.

The report was accepted and the resolution of the committee adopted.

Mr. Challis of Manchester for the Committee on Labor, to whom was referred House Bill No. 12, An Act regulating the hours of labor of women and minors, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Gibson of Concord for the Committee on Military Affairs, to whom was referred House Bill No. 321, An Act in amendment of Section 26, Chapter 60 of the Public Laws, relating to persons and property liable to taxation, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Gibson of Concord for the Committee on Military Affairs, to whom was referred Senate Bill No. 19, An Act in amendment of Chapter 124, Section 21 of the Public Laws, relating to the staff of the commander-in-chief, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bill and joint resolution, sent up from the House of Representatives:

House Bill No. 288, An Act to authorize the Durham school district of the town of Durham to exceed its limit of bonded indebtedness.

House Joint Resolution No. 25, (in new draft) Joint Resolution in favor of William Lachance.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 205, An Act relating to the licensing of dogs.

House Bill No. 63, An Act regarding liability of persons renting or leasing motor vehicles.

The message also announced that the Senate concurred with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 121, An Act relating to closing Sunset lake in Greenfield to ice fishing for a term of five years.

Amend Section 1 of said bill by striking out the word "two" in the first line of said section and substituting in place thereof the word from, and by striking out the word "Sunshine" in the third line of said section and substituting in place thereof the word "Sunset;" so that said section as amended shall read as follows:

Section 1. All persons are prohibited from fishing through the ice for a period of five years from the date of the passage of this act, in Sunset lake, so-called, in the town of Greenfield.

On motion of Mr. Ahern of Concord the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

RESOLUTION

On motion of Mr. Ahern of Concord,

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9.00, that when the House adjourns tomorrow morning it adjourns to meet on Monday evening at 7.30 o'clock and that when it then adjourns it be to meet on Tuesday morning at 11.30 o'clock.

On motion of Mr. Cilley of Manchester the rules were suspended and business in order at 3 o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Challis of Manchester the rules were suspended and the third reading of bills by their titles and joint resolution by their captions made in order:

House Bill No. 47, An Act relating to state aid to certain towns for maintenance of town highways.

House Bill No. 88, An Act relating to the burial of soldiers.

House Bill No. 159, An Act in amendment of Chapter 124, of the Public Laws, relating to the militia.

House Bill No. 240, An Act to regulate the sale of milk and dairy products.

House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game.

House Bill No. 306, An Act to amend Section 8, Chapter 181 of the Public Laws, relating to the department of agriculture.

House Joint Resolution No. 8, Joint Resolution for repairing Kearsarge mountain road in the town of Wilmot.

House Joint Resolution No. 13, Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire and the town of Lunenburg, Vermont.

House Joint Resolution No. 22, Joint Resolution for reconstruction additions and improvements at the state hospital.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria.

House Joint Resolution No. 58, Joint Resolution providing for the changes in Mary Lyon hall at the Plymouth Normal school.

House Joint Resolution No. 62, Joint Resolution to provide for a survey of timber acreage in rural towns.

House Joint Resolution No. 70, Joint Resolution for the improvement of The Weirs channel so-called in Lake Winnipesaukee.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College highway over the Exeter river.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledyard bridge across the Connecticut river in said town.

House Joint Resolution No. 87, Joint Resolution in favor

of the First New Hampshire Infantry (in the Federal Service 1916-1919).

House Joint Resolution No. 93, Joint Resolution for improvement of the common at Hampton Falls.

House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire boundary line.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 10, An Act in amendment of Chapter 9 of the Public Laws, relating to lands for state institutions.

Senate Bill No. 13, An Act in amendment of Section 5, Chapter 42 of the Public Laws, relating to special town meetings.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mr. Challis of Manchester at 12.30 o'clock the House adjourned.

FRIDAY, February 25, 1927.

The House met at 9 o'clock according to adjournment.

The following letter was read by the Clerk.

Woodsville, N. H., Feb. 25, 1927.

Mr. Fred E. Cloudman, Concord, N. H.,

Dear Sir:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige,

Yours respectfully

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Nash of Concord at 9.01 o'clock the House adjourned.

MONDAY, FEBRUARY 28, 1927.

The House met at 7.30 o'clock according to adjournment.

The following letter was read by the Clerk.

Woodsville, N. H., February 28, 1927.

Mr. Willis P. Odell, Sandown, N. H.,

Dear Sir:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me and oblige,

Yours respectfully,

HAROLD K. DAVISON, Speaker.

On motion of Mr. Cloudman of Concord at 7.31 o'clock the House adjourned.

TUESDAY, March 1, 1927.

The House met at 11.30 o'clock according to adjournment.

Prayer was offered by the Rev. Mr. Etsler of Claremont.

LEAVES OF ABSENCE

Messrs. Perkins of Marlow and Cushing of New Ipswich were granted leaves of absence for the week on account of illness.

Messrs. Deming of Claremont and Corliss of Laconia were granted leaves of absence for the day on account of important business.

Messrs. Harris of Gilford and Smith of Laconia were granted leaves of absence for the week on account of important business.

Mr. Bragg of Alstead was granted leave of absence for Tuesday and Wednesday on account of important business.

PETITIONS PRESENTED AND REFERRED

By Mr. Wilson of Bennington, petition of residents of Bennington, Hancock, Peterborough and Antrim relating to ice fishing.

Presented and referred to the Committee on Fisheries and Game.

By Mr. Small of Rochester, petition of Boston Council, No. 44, United Commercial Travelers, protesting against the passage of House Bill No. 180.

Presented and referred to the Committee on Ways and Means.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills:

House Bill No. 67, An Act to enable the city of Nashua to hold in trust Grand Army hall for the use of patriotic organizations.

House Bill No. 172, An Act relating to powers of the governor and council.

House Bill No. 175, An Act relating to powers of the governor and council.

House Bill No. 219, An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum.

House Bill No. 231, An Act to regulate professional bondsmen.

House Bill No. 241, An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals.

House Bill No. 303, An Act relating to the powers and duties of the commissioner of agriculture as to co-operative marketing associations.

The report was accepted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 78, A Joint Resolution for the maintenance of the

Arthur E. Poole Memorial road in the town of Jaffrey, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered

to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 24, A Joint Resolution relating to an investigation of the Boston & Maine railroad, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered

to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 14, A Joint Resolution in aid of the New Hampshire Veterans association, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out the first five lines after the enacting clause and further amending by striking out the word "further" in line 6 so that said resolution as amended shall read as follows:

That the sum of two thousand dollars be and hereby is appropriated for the fiscal year ending June 30, 1928, and the same amount for the fiscal year ending June 30, 1929, for the purpose of paying for the upkeep and maintenance of the grounds and buildings on the property of said New Hampshire Veterans' Association at The Weirs, said appropriation for each of the fiscal years named above to be expended by an agent appointed by the Governor and Council, and the Governor is authorized to draw his warrant for the payment of said sums out of any money in the treasury not otherwise appropriated.

The report was accepted.

The question being on the amendment.

Mr. Challis of Manchester moved that the bill be re-

committed to the Committee on Appropriations for a further hearing.

The question being on the motion of Mr. Challis.

(Discussion ensued)

On a viva vocc vote the motion did not prevail.

The question being on the amendment.

On a viva voce vote the amendment was adopted.

The joint resolution was then ordered to a third reading. Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 72, An Act in amendment of paragraph 13, Chapter 202 of the Public Laws, relating to licenses to hunt and fish, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out in lines 4 and 16 the words "exceeding twenty-five dollars" and inserting in place thereof the words "less than ten or more than fifty dollars" so that said section as amended shall read:

- SECT. 1. Amend paragraph 13, Chapter 202, Public Laws by striking out all of said paragraph after the word "fined" in line 6 and inserting in place thereof the following: "a sum not less than ten or more than fifty dollars for the first offense, and for any subsequent offense a sum not exceeding fifty dollars and a forfeiture of the license, if there be one."so that said paragraph as amended shall read as follows:
- 13. Penalties. A person who violates a provision of this chapter, or who furnishes to another person, or permits another person to have or use, a license issued to himself, or changes or alters such license or coupon, or uses a license or license-coupons issued to another person, or makes a false statement in an application, or knowingly guides a hunter who has not a license as hereinbefore provided, shall be fined a sum not less than ten or more than fifty dollars for the first offense, and for any subsequent offense a sum not exceeding fifty dollars and a forfeiture of the license, if there be one.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Bragg of Alstead for the Committee on Incorporations, to whom was referred House Bill No. 185, An Act to incorporate the Peterborough Home for the Aged, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend Section 2 of said bill by adding after the word "hundred" the words "and fifty;" by adding after the words "Peterborough aforesaid" the words "and may convey or dispose of the same at pleasure; and may erect;" by striking out the word "erecting" and by striking out the word "furnishing" and inserting in place thereof the word "furnish" so that said section as amended shall read as follows:

Sect. 2. Said corporation by that name may sue and be sued, prosecute and defend to final judgment and execution, and shall have power to take, acquire and hold real and personal estate to an amount not exceeding one hundred and fifty thousand dollars, by lease, purchase, donation, bequest, or otherwise, for the purpose of establishing and maintaining a home at Peterborough aforesaid, and may convey or dispose of the same at pleasure; and may erect suitable buildings and properly furnish the same with whatever may be desirable or necessary for the successful operation of said institution.

Further amend said bill by striking out Section 5, and by renumbering Sections 6, 7, and 8 to read Sections 5, 6, and 7.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 80, A Joint Resolution for the completion of a section of the highway leading from the Daniel Webster highway to the Daniel Webster birthplace in the city of Franklin, reported the same with the following amendments, and the recommendation that the Joint Resolution as amended ought to pass.

Amend said joint resolution by striking out in lines 1 and 2 the following: "thirty-eight thousand eight hundred dollars (\$38,800.00)" and inserting in place thereof the following: "five thousand dollars (\$5,000.00) for each of the two years 1927 and 1928;" further amend by inserting in line 2 after the word "appropriated" the words "provided that the city of Franklin appropriates a like sum for each of the two years 1927 and 1928" so that said joint resolution as amended shall read as follows:

That the sum of five thousand dollars (\$5,000.00) for each of the two years 1927 and 1928 be and the same is hereby appropriated, provided that the city of Franklin appropriates a like sum for each of the two years 1927 and 1928, for the construction and improvement of the uncompleted section of the highway leading from the Daniel Webster highway to the Daniel Webster birthplace in the city of Franklin.

The sum so appropriated shall be expended under the direction of the State highway commissioner and the Governor is hereby authorized to draw his warrant for the said sum out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendments adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 81, A Joint Resolution appropriating money for the completion of the highway from Goffstown village to the Dunbarton town line, reported the same with the following amendments, and the recommendation that the joint resolution as amended ought to pass.

Amend said joint resolution by striking out in line 1 the following: "fifteen thousand dollars (\$15,000.00) and inserting in place thereof the following: "four thousand dollars for the year 1928;" further amend by inserting in line 2 after the word "appropriated" the words "provided that

the town of Goffstown appropriates a like sum" so that said joint resolution as amended shall read:

That the sum of four thousand dollars (\$4,000) for the year 1928 be and the same is hereby appropriated, provided that the town of Goffstown appropriates a like sum, for the permanent improvement and completion of a portion of the state aid highway leading from Goffstown village to the Dunbarton town line. The sum provided in this resolution to be expended under the direction and supervision of the highway commissioner.

The report was accepted, the amendments adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Cheney of Laconia for the Committee on Rules, reported the following entitled bill, House Bill No. 340, An Act to enable the city of Nashua to hold the homestead of the late John F. Stark for historical, educational and charitable uses, and to make appropriations therefor, with the recommendation that the bill be referred to the special committee consisting of the delegation from the city of Nashua.

The report was accepted, the bill read a first and second time, laid upon the table to be printed and referred to the special committee consisting of the delegation from the city of Nashua.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 72, A Joint Resolution providing for the rebuilding of the Republican bridge at Franklin, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 99, A Joint Resolution providing for improvement of road leading from the Gilmanton line to Winnipesaukee

trunk line road in the town of Alton, reported the same with the following resolution:

Resolved, That is is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred House Bill No. 16, An Act in amendment of Section 33, Chapter 200 of the Public Laws, relating to fish, reported the same under joint rule 6 with the following amendments and recommended its passage.

Amend said bill by striking out the title thereof and inserting in place thereof the following:

An Act relating to the taking of salt water smelt.

Further amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Section 33, Chapter 200 of the Public Laws by adding at the end thereof the following: and no person shall at any time take salt water smelt from any of said rivers, bays or tributaries, unless he is, or has been for six months, a resident of this state. Smelt taken from all salt waters of the state may be bought and sold during the open season therefor, so that said section as amended shall read as follows: 33. Smelt. The taking of salt water smelt from the Piscataqua River and its tributaries, the Exeter river and its tributaries, Great bay and Greenland bay, from March thirty-first to July first, is prohibited; and no person shall at any time take salt water smelt from any of said rivers, bays or tributaries, unless he is, and has been for six months, a resident of this state. Smelt taken from all salt waters of the state may be bought and sold during the open season therefor.

Sect. 2. This act shall take effect upon its passage.

On motion of Mr. Glessner of Bethlehem the House adopted the amendments proposed by the Committee on Engrossed Bills. The bill was then sent to the Senate for concurrence in the adoption of the amendments.

The Committee on Labor, to whom was referred House

Bill No. 269, An Act to provide a forty-eight hour week for women and children in certain employments, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

JOHN J. ARCHIBALD, CURTIS W. HYDE, CLARA A. ABBOTT, ROSCOE S. MILLIKEN, LEVI J. BURNELL, WALTER N. GAY, MOSES G. CHAMBERLAIN, FRED A. TODD, CHARLES N. GLIDDEN, GEORGE D. H. EMERSON,

For the Committee.

The report was accepted.

We, The undersigned, a minority of the Committee on Labor, to whom was referred House Bill No. 269, An Act to provide a forty-eight hour week for women and children in certain employments, report the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out the word "operators" in line 9 and 14 and inserting in place thereof the word "operating." Further amend by inserting after the word "offices" in said lines 9 and 14 "in canning factories in the month of September," so that said section as amended shall read as follows:

Section 1. No woman, or minor under eighteen years of age, shall be employed or permitted to work at manual or mechanical labor in any manufacturing establishment more than nine hours in any one day, or more than forty-eight hours in any one week, except by mutual agreement between employers and employees to accept a forty-eight hour week to be worked in five days, but in such cases forty-eight hours per week shall not be exceeded. No woman, or minor under

eighteen years of age, shall be employed or be permitted to work at manual or mechanical labor in any other employment, except household labor and nursing, domestic, hotel and boarding house labor, operating in telegraph and telephone offices, in canning factories in the month of September, and farm labor, more than ten and one-quarter hours during any one day, or more than fifty-four hours in any one week. Where a minor, under eighteen years of age, or a woman is employed in the same day or week by more than one employer in manual or mechanical labor in any employment, except household labor and nursing, domestic, hotel and boarding house labor, operating in telegraph and telephone offices, in canning factories during the month of September, and farm labor, the total time of employment shall not exceed that allowed per day or week in a single employment. No such minor or woman shall be employed or permitted to work at night work more than eight hours in any twenty-four hours, nor more than forty-eight hours during the week. If any such minor or woman is employed or permitted to work more than two nights each week for any time between the hours of 8:00 o'clock p. m. and 6:00 o'clock a. m. of the day following the whole of such employment shall be considered night work. Mercantile establishments for the period of seven days immediately preceding Christmas Day in each year, are as to regular employees, ex cepted from the operation of this section, but the total number of hours of labor, for any woman, or minor under eighteen years of age, regularly employed in such establishment, shall not exceed fifty-four hours per week for the full vear.

> FRANK H. CHALLIS, ARTHUR O. BROWN, HARRY E. CURTIS, AUGUST ROULEAU.

The question being on the resolution of the committee that it is inexpedient to legislate. Mr. Challis of Manchester moved that the report of the minority be substituted for the report of the majority.

The question being on the motion to substitute.

(Discussion ensued)

On a viva vocc vote the chair was in doubt.

Mr. Challis of Manchester asked for a division.

A division being had 118 members voted in the affirmative and 216 members voted in the negative and the motion to substitute did not prevail.

Mr. McNulty of Manchester demanded the yeas and nays and the roll was called with the following result:

YEAS, 120

Rockingham County—Morse, Rutter, Pridham, Doe, Connelly, Fillion, LaBranche, Estabrook, Blaisdell, Palfrey, Heffernan, Linchey.

Strafford County—Cloutman, Perry, Dennis, Dustin, Gelinas, Small, Nutter, Cote, Gagne, Vincent.

Belknap County-Guay of Laconia, Simoneau.

Carroll County-Murchie, Gerry, Coolidge.

Merrimack County—Rolfe, Lee, Ahern, Haskell, Steele, Douphinett, Rousseau, Arel, Greenough, Gale of Northfield, Rainville, Whittemore of Pembroke.

Hillsborough County—Rouleau, Butler, Dolloff, Pillsbury, of Ward 2 of Manchester, Bergholtz, Brown of Manchester, Campbell, Irwin, Challis, Horan, Jennings, Kelley, John F., of Ward 5, Manchester, Laughlin, Mahoney, Mara, McNulty, O'Brien, Johnstone, Mealey, Murphy, Stanley, Wiggin, Carr, Healey, McGuigan, Sheehan, Sullivan of Manchester, Charpentier, Lemelin, Wylie, Bussiere, Collins, Griffiths, Curtis, Wagner, Wenzel, Burke of Manchester, Daley, Joyce, Roukey, Bisson, Guevin, Maynard, Roy of Manchester, Beaudette, Marchand, Normand, Raiche, Barker, Boilard, Lavoie of Nashua, Colburn, Nolan, Jacques, Cotton, Welsh, O'Neil, Sullivan of Nashua, Bouthillier, Chasse, Delacombe, Renaud.

Cheshire County—Winn, Duncan, Knight, Barrett, A. H. of Ward 3, Keene, Duffy.

Sullivan County—Crane.

Grafton County—Blandin, Richardson of Hanover, Richardson of Littleton, Burgault, Weymouth, Muchmore.

Coos County—Barden, Cross, Dahl, Heroux, Scott of Colebrook, Whitcomb of Dalton.

NAYS, 230

Rockingham County—Abbott, Hubbard, Edwards, Haynes, Angell, Bartlett of Derry, Brown of Epping, Crosbie, Durgin, Beede of Fremont, Brackett, Little, McDevitt, Stevens, Pearsons, Hodgdon, Sinnett, Batchelder of Northwood, Smith of Nottingham, Kelley of Plaistow, Neal, Paterson, Pender, Smith of Portsmouth, Humphreys, Falconer, Caswell of Rye, Cole of Salem, Wilson of Salem, Odell, Weare, Thompson of Stratham, Hawley.

Strafford County—Elder of Dover, Smith of Ward 1, Dover, Crockett, Leighton, Otis, Scruton, Smith of Ward 4, Dover, Henderson of Durham, Knox, Tuttle, Thompson of Lee, Kelley of Middleton, Chamberlain of Milton, Ricker, Corson, Jenness, Wentworth, Seavey, Kinsman, Brown of Strafford.

Belknap County—Varney, Hill, Simpson, Harris, Page, Cheney, Thompson of Laconia, Quimby, Sanders, Beede of Meredith, Gordon, Sanborn of Sanbornton, Trickey, Young of Tilton.

Carroll County—Woodus, Cates, Smith of Conway, Bennett, Gray, Richardson of Moultonborough, Hidden, Palmer, Hines.

Merrimack County—Chase, Chamberlin of Boscawen, Clough of Bow, Cofrin, Clough of Canterbury, Kelley of Chichester, Allen, Robinson of Concord, Richardson of Concord, Alexander, Besse, Burkett, Foster of Concord. Newton, Boutwell, Cloudman, Morrison of Concord, Cilley of Concord, Freeman, Gibson, Glidden, Barnard, Parsons, Adams of Franklin, Bartlett of Franklin, Connor, Catlin,

Milton, Lovering of Loudon, Todd, Cutler, Emerson, Mc-Alister, Wells, Gage of Warner, Sawyer of Wilmot.

Hillsborough County—Peaslee, Whittemore of Antrim, Wilson of Bennington, Jones, Perley, Whipple, Pelletier, Brown of Hancock, Hildreth, Blood, Leslie, Richardson of Lyndeborough, Cilley of Manchester, Daniels of Manchester, Towne, Bartlett of Manchester, Howes, Straw, Phinney, Pillsbury of Ward 4, Manchester, Lovering, Burbank of Manchester, Henderson of Merrimack, Bruce, Jewett, Greeley, Milliken, Gage of Nashua, Griswold, Law, Primeau, Patten, Coleman, Bryer, Wilson of Sharon, Wheeler, Osborne, Bean.

Cheshire County—Chickering, Stone of Fitzwilliam, Wilder, Callahan, Hopkins, Newman, Daniels of Keene, Murdick, Barrett, L. M., of Ward 3, Keene, Gates, Robinson of Marlborough, Holden, Dickinson of Swanzey, Gay of Troy, Houghton, Thompson of Westmoreland, Burbank of Winchester, Dickinson of Winchester.

Sullivan County—Reed, Archibald, Nourse, Pederson, Whitcomb of Claremont, Balloch, Lovejoy, Martin of Newport, Robinson of Newport, Daniels of Plainfield, Sawyer of Sunapee.

Grafton County—Plumer, Sanborn of Ashland, Glessner, Ferguson, Pulsifer, Hutchinson, Batchelder of Ellsworth, Saunders, Johnson, Kimball of Grafton, Horne, Elder of Hanover, Burns, Farnham, Avery, Drake, Eaton, Foster of Lebanon, Hyde, Ross, Burnell, Conrad, Merrill, Moulton, Shea, Williams, Renfrew, Underhill, Tollen, Rogers, Emmons, Lavoie of Warren, Brown of Wentworth.

Coos County—Parent, Burbank of Berlin, Seymour, Ramsay, Woodard, Annis, George, Morrison of Gorham, Stone of Jefferson, Martin of Lancaster, Bickford of Milan, Fogerty, Hayes, Scott of Pittsburg, Cole of Stark, Bunnell, Hutchins, Baker of Whitefield, Young of Whitefield.

Mr. Broderick of Manchester voting Yes paired with Mr. Hobbs of Pelham voting No.

And the motion to substitute did not prevail.

The question being on the resolution of the committee that it is inexpedient to legislate.

On a viva voce vote the resolution was adopted.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills.

House Bill No. 67, An Act to enable the city of Nashua to hold in trust Grand Army hall for the use of patriotic organizations.

House Bill No. 172, (In new draft and new title), An Act relating to powers of the Governor and Council.

House Bill No. 175 (In new draft and new title), An Act relating to powers of the Governor and Council.

House Bill No. 219, An Act in amendment of Chapter 162 of the Public Laws, relating to petroleum.

House Bill No. 231, An Act to regulate professional bondsmen.

House Bill No. 241, An Act in amendment of Section 1, Chapter 382 of the Public Laws, relating to cruelty to animals.

The message further announced that the Senate had voted to adopt the amendment offered by the Committee on Engrossed Bills, to the following house bill, in the adoption of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 288, An Act to authorize the Durham school district of the town of Durham to exceed its limit of bonded indebtedness.

Amend said bill by striking out Section 1 and inserting in place thereof the following:

Section 1. The Durham school district of the town of Durham is hereby authorized to incur indebtedness in an amount not exceeding seventy-five thousand dollars for the purpose of erecting a high school building and for equipment of the same, said amount to be the limit of bonded

indebtedness of said school district. The money so raised and appropriated shall not be included as a part of the debt of the town in ascertaining and fixing the net debt of said town under the provisions of Section 7, Chapter 59 of the Public Laws.

On motion of Mr. Glessner of Bethlehem the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 30 (In new draft and new title), An Act in amendment of Sections 25 and 26, Chapter 200 of the Public Laws of New Hampshire, 1926, relating to fishing in Newfound lake.

Senate Bill No. 36, An Act in amendment of Paragraph 4, Section 1, Chapter 99 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

SENATE BILLS READ AND REFERRED

Senate Bill No. 30, An Act in amendment of Sections 25 and 26, Chapter 200 of the Public Laws of New Hampshire, 1926, relating to fishing in Newfound lake.

The bill was read a first and second time and referred to the Committee on Fisheries and Game.

Senate Bill No. 36, An Act in amendment of Paragraph 4, Section 1, Chapter 99 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

Severally read a first and second time and referred to the Committee on Revision of the Statutes.

RECONSIDERATION

On motion of Mr. Foster of Concord the vote whereby the resolution of the Committee on Appropriations that it is inexpedient to legislate on House Bill No. 123, An Act relating to public libraries was adopted, was reconsidered.

On motion of the same gentleman the bill was recommitted to the Committee on Appropriations.

On motion of Mr. Foster of Concord, the vote whereby the resolution of the Committee on Appropriations that it is inexpedient to legislate on House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws, relating to state and other public libraries was adopted, was reconsidered.

On motion of the same gentleman the bill was recommitted to the Committee on Appropriations.

TAKEN FROM THE TABLE

On motion of Mr. Glessner of Bethlehem, House Bill No. 291, An Act to dissolve certain corporations was taken from the table.

On motion of the same gentleman the bill was recommitted to the Committee on Judiciary.

On motion of Mr. Small of Rochester at 12.37 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

On motion of Mr. Cilley of Manchester the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Bill No. 72, An Act in amendment of paragraph 13, Chapter 202, Public Laws, relating to license to hunt and fish.

House Bill No. 185, An Act to incorporate the Peterborough Home for the Aged.

House Joint Resolution No. 14, Joint Resolution in aid of the New Hampshire Veterans association.

House Joint Resolution No. 24, Joint Resolution relating to an investigation of the Boston & Maine railroad.

House Joint Resolution No. 78, Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. King of Walpole at 3.08 o'clock the House adjourned.

WEDNESDAY, March 2, 1927.

The House met at 11.30 o'clock according to adjournment. Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Boutwell of Concord and Harris of Gilford were granted leaves of absence for the day on account of important business.

Mr. Nichols of Claremont was granted leave of absence for the week on account of important business.

Messrs. Murdick of Keene and O'Brien of Manchester were granted leaves of absence for the week on account of illness.

Mr. Primeau of Nashua was granted leave of absence for the remainder of the week on account of sickness in his family.

Mr. Allen of Concord was granted leave of absence for the afternoon on account of attendance upon a funeral.

PETITION PRESENTED AND REFERRED

By Mr. Martin of Newport, petition of citizens of Newport praying for the passage of House Bill No. 247.

Presented and referred to the Committee on Public Health.

COMMITTEE REPORTS

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 2, A Joint Resolution for the construction and equipment of an Armory in the city of Laconia, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out in line 1 the following "seventy-five thousand dollars (\$75,000)" and inserting in place thereof the following: "sixty thousand dollars (\$60,000)" so that said resolution as amended shall read as follows:

That the sum of sixty thousand dollars (\$60,000) be and the same is hereby appropriated for the purpose of constructing and equipping an armory in the city of Laconia; provided that said city deed to the State of New Hampshire a suitable site therefor. The Governor, one member of the Council to be named by the Governor, and the Adjutant-General are hereby authorized to approve said site and make all necessary contracts for plans of construction for the completion and equipment of said armory, said sum to be expended under their direction. The Governor is hereby authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred Senate Bill No. 18, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole village, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appro-

priations, to whom was referred House Joint Resolution No. 60, A Joint Resolution for the treatment of persons afflicted with tuberculosis particularly in the advanced stages with special provisions for children, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution, No. 84, A Joint Resolution authorizing a special committee of investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 88, A Joint Resolution providing for the placing of markers and tablets upon the battlefields of Bennington and Saratoga, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 107, A Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 22, An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 92, An Act to establish a continuous highway from the central road in Claremont, thence by way of South Cornish, Cornish Flat and Meriden, to a junction with the west side road at Lebanon, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out in the last line the words "West Side road" and inserting in place thereof the following: "Dartmouth College highway" so that said section as amended shall read as follows:

Section 1. The Highway Commissioner may designate for improvement by suitable description, subject to the approval of the Governor and Council, whenever in his opinion the public good so requires, a continuous highway from the Central road in Claremont thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the Dartmouth college highway at Lebanon.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 123, An Act relating to public libraries, reported the same with the reccommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations ,to whom was referred House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws relating to state and other public libraries, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend by striking out the whole of Section 1, and

further amending by re-numbering Sections 2 and 3, Sections 1 and 2.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925 entitled "An Act to provide for the acquisition by the State of the Franconia Notch, so-called, lying in the towns of Franconia and Lincoln, as a forest reservation and state park," reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 70, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole village, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate. Subject matter being covered by Senate Bill No. 18 favorably reported.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 106, A Joint Resolution in favor of Harold M. Richardson, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No 80, An Act in amendment of Section 23, Chapter 198 of the Public Laws, relating to quadrupeds, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 103, An Act in amendment of Section 4, Chapter 196 of the Public Laws, relating to fish and game, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 311, An Act prohibiting certain advertisements, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 329, An Act relating to Sunday hunting, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Burns of Haverhill for the Committee on Liquor Laws, to whom was referred House Bill No. 66, An Act in amendment of Section 16, Chapter 99 of the Laws of 1919 and any amendments thereto, relating to intoxicating liquor, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 177, An Act to amend Section 12, Chapter 47 of the Public Laws, relating to choice and duties of town officers, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred House Bill No. 169, An Act relative to a retirement system for the New Hampshire teachers, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The undersigned, a minority of the Committee on Education, to whom was referred House Bill No. 169, An Act relative to a retirement system for New Hampshire teachers being unable to agree with the majority, reported the same in a new draft with the recommendation that the bill in its new draft ought to pass.

JAMES P. RICHARDSON, BLANCHA L. DANIELS, A. E. TUTTLE, ROBERT SNODGRASS, DANIEL B. PALMER, LAURENCE M. CROSBIE, H. B. PALFREY.

Mr. Richardson of Hanover moved that the report of the minority be substituted for the report of the majority and with that motion pending moved that the bill and reports be laid upon the table and made a special order for Thursday, March 10 at 11.31 o'clock, meanwhile the bill in its new draft to be printed.

On a viva voce vote the motion prevailed.

Mr. Brown of Hancock for the Committee on Fisheries and Game, to whom was referred Senate Bill No. 17, An Act to regulate the use of traps in the taking of fur bearing animals in certain counties, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The undersigned, a minority of the Committee on Fisneries and Game, to whom was referred Senate Bill No. 17, An Act to regulate the use of traps in the taking of fur bearing animals in certain counties, being unable to agree with the majority reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

LENNA G. WILSON.

The question being on the resolution of the Committee that it is inexpedient to legislate.

On motion of Mr. Brown of Hancock the bill was recommitted to the Committee on Fisheries and Game.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred Senate Bill No. 1, An Act to create a Board of Review, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The undersigned, a minority of the Committee on Ways and Means, to whom was referred Senate Bill No. 1, An Act to create a Board of Review, have in the course of the committee's hearings and deliberations been strongly impressed with the following facts:

First. That an intense feeling of dissatisfaction with the administration of the Tax Commission exists in every section of the state, as evidenced by the number of citizens who have voluntarily and of their own initiative appeared before our committee in behalf of this bill. This feeling on the part of the people that the present system under which the Tax Commission works results in injustice against individuals as well as local authorities, is so widespread that unless some action is taken to relieve the situa-

tion the administration will be held responsible by the people of New Hampshire.

Second. We have viewed with no little astonishment the activities of the Tax Commissioners and their friends in lobbying against this bill, activities the nature of which indicate that a complete organization had been perfected and a campaign of propaganda planned for a long period prior to the opening of the present legislature. We feel that it would be more seemly for the honorable Tax Commission to permit the people of the state and their representatives to pass judgment upon their work without being forced to combat such active and organized opposition.

Third. We feel that the judicial branch of our government should be kept entirely separate from the executive and legislative, and that this distinction should be jealously guarded, because the stability of organized society depends upon the respect in which the people at large hold our courts. We feel that if the Tax Commission and its activities continue to be a subject of such constant and vigorous controversy that the fact that its members are appointed by the Supreme Court of the state may tend to injure that most important tribunal in the minds of our people.

Fourth. After a careful study of the instrument under which the present Tax Commission functions and the powers conferred upon it, as well as the manner in which it is appointed, we have come to the conclusion that the Commission has been mis-named, that it is essentially a branch of the judiciary of the state, a high court of taxation, having extraordinary powers to operate without even the restrictions under which the justices of our law courts function. There is no means of appeal from the decision of this Commission which is within the reach of the ordinary property holder, because the expense involved would far exceed any adjustment which might be obtained in his tax assessment. Therefore, while recognizing the necessity under which the present Tax Commission was created and the work accomplished by it during its early years, we are strongly of the opinion that the time has come to introduce a system which shall contain more elements of arbitration and less of judicial authority, and which shall be nearer to the people and more responsible to them, and thus finding ourselves unable to agree with a majority of the committee we report the same with the recommendation that the bill ought to pass.

> CHARLES A. CLOUTMAN, CLARENCE L. FOLLANSBEE HENRY W. WILSON WINFRED C. BURBANK ARTHUR C. GRAY ROSS P. SANBORN

Mr. Cloutman of Dover moved that the report of the minority be substituted for the report of the majority and with the motion pending moved that the bill and reports be laid upon the table and be made a special order for Wednesday, March 16, at 11.01 o'clock.

The question being on the motion of Mr. Cloutman as to time.

(Discussion ensued as to time)

On a viva voce vote the motion did not prevail.

The question being on the motion to substitute the report of the minority for the report of the majority.

Mr. Hutchins of Stratford demanded the yeas and nays but withdrew his demand temporarily.

(Discussion ensued)

Mr. Hutchins of Stratford moved the previous question. The question being,

Shall the main question now be put?

On a viva voce vote the previous question was ordered.

The question being,

Shall the report of the minority that the bill ought to pass be substituted for the report of the majority that it is inexpedient to legislate? Mr. Hutchins of Stratford demanded the yeas and nays and the roll was called with the following result:

YEAS 56

Rockingham County—Hubbard, Edwards, Bartlett of Derry, Brown of Epping, Crosbie, Durgin, Stevens, Doe, Sinnett, Humphreys.

Strafford County—Tibbets, Smith of Ward 1, Dover, Cloutman, Crockett, Leighton, Otis, Corson, Jenness, Wentworth, Bickford of Rochester, Seavey.

Belknap County-Page, Follansbee, Quimby, Gordon.

Carroll County-Gray, Hart.

Merrimack County—Clough of Canterbury, Greenough, Milton, Gale of Northfield, McAlister.

Hillsborough County—Peaslee, Bruce, Jewett, Robinson of Milford.

Cheshire County—Hopkins, Newman, Barrett, L. M., of Ward 3, Keene, Gates, Thompson of Westmoreland, Burbank of Winchester, Dickinson of Winchester.

Sullivan County—Warner, Balloch, Martin of Newport, Sawyer of Sunapee.

Grafton County—Sanborn of Ashland, Avery, Gale of Landaff, Conrad, Merrill, Kimball of Plymouth, Emmons. Coos County—Barden, Hutchins.

NAYS 268

Rockingham County—Dockham, Abbott, Haynes, Angell, Morse, Rutter, Bixler, DeMeritt, Beede of Fremont, Brackett, Little, McDevitt, Pearsons, Pridham, Hodgdon, Connelly, Filion, Labranche, Batchelder of Northwood, Smith of Nottingham, Kelley of Plaistow, Palfrey, Neal, Paterson, Smith of Portsmouth, Heffernan, Linchey, Falconer, Caswell of Rye, Cole of Salem, Wilson of Salem, Odell, Weare, Thompson of Stratham, Hawley.

Strafford County-Elder of Dover, Perry, Dennis, Hen-

derson of Durham, Knox, Tuttle, Thompson of Lee, Kelley of Middleton, Ricker, Dustin, Gelinas, Small, Nutter, Cote, Houle, Vincent, Brown of Strafford.

Belknap County—Varney, Garland, Hill, Simpson, Corliss, Schultz, Guay of Laconia, Simoneau, Cheney, Thompson of Laconia, Sanders, Beede of Meredith, Sanborn of Sanbornton, Trickey, Young of Tilton.

Carroll County—Woodus, Cates, Murchie, Smith of Conway, Dearborn, Bennett, Gerry, Richardson of Moulton-borough, Wilcox, Coolidge, Hidden, Palmer, Himes.

Mcrrimack County—Chase, Chamberlin of Boscawen, Clough of Bow, Cofrin, Kelley of Chichester, Rolfe, Richardson of Concord, Alexander, Besse, Burkett, Foster of Concord, Newton, Cloudman, Morrison of Concord, Nash, Cilley of Concord, Freeman, Gibson, Lee, Ahern, Haskell, Glidden, Barnard, Steele, Parsons, Douphinette, Rousseau, Adams of Franklin, Bartlett of Franklin, Connor, Catlin, Arel, Lovering of Loudon, Donigan, Todd, Rainville, Cutler, Emerson, Wells, Gage of Warner, Sawyer of Wilmot.

Hillsborough County—Whittemore of Antrim, Rouleau, Jones, Perley, Whipple, Pelletier, Brown of Hancock, Butler, Hildreth, Blood, Richardson of Lyndeborough, Cilley of Manchester, Daniels, Towne, Bartlett of Manchester, Dolloff, Howes, Pillsbury of Ward 2, Manchester, Wagner, Brown of Manchester, Campbell, Irwin, Straw, Caswell of Manchester, Challis, Phinney, Pillsbury of Ward 4, Manchester, Jennings, Kelley, John F., of Ward 5, Manchester, Kelley, Martin A., Ward 5, Manchester, Laughlin, Mahoney, Mealey, Murphy, Stanley, Carr, Healey, Sheehan, Sullivan of Manchester, Lovering, Wylie, Burbank of Manchester, Bussiere, Roukey, Guevin, Maynard, St. Germaine, Beaudette, Marchand, Normand, Raiche, Barker, Greeley, Milliken, Gage of Nashua, Colburn, Nolan, Jacques, Patten, O'Neil, Bouthillier, Chasse, Delacombe, Renaud, Coleman, Hobbs, Bryer, Holt, Wilson of Sharon, Wheeler, Osborne, Bean.

Cheshire County—Stone of Fitzwilliam, Wilder, Winn, Duncan, Knight, Callahan, Daniels of Keene, Trask, Robinson of Marlborough, Holden, Dickinson of Swanzey, Gay of Troy, Houghton, King.

Sullivan County—Reed, Davidson, Archibald, Etsler, Nourse, Pederson, Whitcomb of Claremont, Lovejoy, Robinson of Newport, Daniels of Plainfield.

Grafton County—Blandin, Glessner, Ferguson, Pulsifer, Batchelder of Ellsworth, Saunders, Johnson, Kimball of Grafton, Elder of Hanover, Richardson of Hanover, Burns, Farnham, Drake, Eaton, Hyde, Ross, Burnell, Moulton, Richardson of Littleton, Shea, Williams, Burgault, Weymouth, Renfrew, Underhill, Lavoie of Warren, Brown of Wentworth, Muchmore.

Coos County—Cross, Parent, Pingree, Dahl, Snodgrass, Seymour, Ramsay, Scott of Colebrook, Woodard, Whitcomb of Dalton, Annis, George, Morrison of Gorham, Stone of Jefferson, Martin of Lancaster, Thompson of Lancaster, Fogerty, Hayes, Scott of Pittsburg, Cole of Stark, Bunnell, Baker of Whitefield, Young of Whitefield.

Mr. Chickering of Chesterfield, voting yes, was paired with Mr. Foster of Lebanon, voting no.

Mr. Burbank of Berlin, voting yes, was paired with Mr. Bickford of Milan, voting no.

Mr. Whittemore of Pembroke was excused from voting under rule 17.

And the motion to substitute did not prevail.

The question being on the report of the committee that it is inexpedient to legislate.

On a viva voce vote the resolution was adopted.

The Committee on Liquor Laws, to whom was referred House Bill No. 64, An Act to procure the sentiment of the voters on the prohibition issue at a referendum, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being unconstitutional.

JAMES E. BAKER,
ARTHUR E. STONE,
WILLIS P. ODELL,
CHAS. W. ROBINSON,
ADDIE C. HILL,
ADELARD G. GELINAS,
HENRY J. NOURSE,
EDMUND R. ANGELL,
ALBERT BEAUDET,
GEO. E. LAW,
LYMAN H. BURBANK,
DICK E. BURNS,

For the Committee.

The report was accepted.

The undersigned, a minority of the Committee on Liquor Laws, to whom was referred House Bill No. 64, An Act to procure the sentiment of the voters on the prohibition issue at a referendum, being unable to agree with the majority, reported the same with the recommendation that the bill ought to pass.

WILLIAM H. GUEVIN, JOSEPH C. BUSSIERE WILLIE AREL.

Mr. Guevin of Manchester moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the bill and reports be laid upon the table and made a special order for Wednesday, March 9 at 11.31 o'clock.

The question being on the motion of Mr. Guevin as to time.

On a viva voce vote the motion did not prevail.

The question being on the motion to substitute the report of the minority for the report of the majority.

On a viva voce vote the motion did not prevail.

The question being on the report of the committee that it is inexpedient to legislate.

On a viva voce vote the resolution was adopted.

RESOLUTION

Mr. Small of Rochester offered the following resolution: Whereas, March 8th, is town meeting day, be it resolved that the regular session on next Tuesday, March 8th, be omitted and be it further resolved that this House be in session March 9th, 10th, and 11th, for the usual transaction of business.

The question being on the resolution.

(Discussion ensued)

On a *viva voce* vote the resolution was adopted. On motion of Mr. Ahern at 1.15 o'clock the House took a recess until 2.55 o'clock.

(After recess)

COMMITTEE REPORTS

Mr. Burkett of Concord for the special committee consisting of the Delegation from the city of Concord, to whom was referred House Bill No. 51, An Act establishing a police commission for the city of Concord, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of said bill by striking out the words "September 1, 1927" in the first and fifth lines and substituting in place thereof the words "January 1, 1928"; by striking out the word "August" in the tenth line and substituting therefor the word "December"; and by striking out the word "September" in the thirteenth line and substituting in place thereof the word "January"; so that said Section 1 as amended shall read as follows:

Section 1. On or before January 1, 1928, the governor shall with the advice and approval of the council, appoint

and commission for the city of Concord, a police commission consisting of three persons; one of whom shall hold office for one year, one for two years and one for three years from January 1, 1928, or until their successors are duly appointed and qualified. Said commissioners shall have been residents of the city of Concord at least five years immediately preceding the date of their appointment. Not more than two of said commissioners shall be of the same political party. The governor shall, annually on or before the first day of January thereafter, with the advice and approval of the council, appoint and commission one commissioner, who shall succeed the one whose term expires and who shall serve for three years from January first, unless sooner removed as hereinafter provided, and any vacancy in said board shall be filled in the same manner.

Sect. 2. Further amend said bill by striking out all of Section 7 and inserting in place thereof the following:

Sect. 7. All acts and parts of acts inconsistent with this act are hereby repealed, but this act shall not take effect unless it is approved by a majority of those voting on the question at the next biennial municipal election of the city of Concord. In preparing the ballot for such municipal election the city clerk shall print thereon the question "Shall the provisions of an act entitled, 'An Act Establishing a Police Commission for the City of Concord' be adopted?" Beneath such question shall be printed the word "Yes" and the word "No" with a square immediately to the right of each of said words, and the voter shall indicate his choice by marking a cross (x) in the appropriate square. The provisions of the Concord city charter shall govern such election so far as applicable, and upon petition therefor by ten legal voters of the city, the board or aldermen shall publicly conduct a recount of the votes passed upon such question in accordance as nearly as may be with the provisions of said charter; and the city clerk shall, within fourteen days after the determination thereof, certify the result of the vote upon such question to the governor and council.

On motion of Mr. Burkett of Concord the reading of the amendment was dispensed with.

A verbal explanation was made by Mr. Burkett.

The amendment was adopted and the bill ordered to a third reading.

Mr. Burkett of Concord for the special committee consisting of the delegation from the city of Concord, to whom was referred House Bill No. 336, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out Section 1 thereof and substituting in place thereof the following:

SECTION 1. Amend Section 32, Chapter 323 of the Public Laws of New Hampshire by inserting after the word "dollars" in the eighth line thereof the words "except in Concord, which shall be eighteen hundred dollars," so that said section as amended shall read as follows:

SECT 32. Salaries of Justices. Salaries of justices of municipal courts shall be paid from the treasury of the city or town in which such courts are located, may be paid quarterly or monthly, and shall be in the following sums per annum: In cities of more than fifty thousand inhabitants, eighteen hundred dollars; in cities of more than twenty-five thousand and less than fifty thousand inhabitants, fifteen hundred dollars; in cities of more than twenty thousand and less than twenty-five thousand inhabitants, twelve hundred dollars, except in Concord which shall be eighteen hundred dollars; in cities of more than ten thousand and less than twenty thousand inhabitants, and in Claremont, eight hundred dollars, except in Portsmouth, which shall be one thousand three hundred fifty dollars, and in Dover and Laconia, which shall be one thousand two hundred dollars; in cities and other towns of not less than

seventy-five hundred nor more than ten thousand inhabitants, six hundred dollars; in cities and towns of not less than five thousand nor more than seventy-five hundred in habitants, four hundred dollars, except in Somersworth and Franklin which shall be six hundred dollars; in towns of not less than thirty-five hundred nor more than five thousand inhabitants, three hundred dollars; in towns of less than thirty-five hundred inhabitants, one hundred dollars and such further sums as the towns may vote.

The report was accepted.

The reading of the amendment having commenced on motion of Mr. Burkett of Concord, the further reading was dispensed with.

The amendment was then adopted and the bill ordered to a third reading.

Mr. Burkett of Concord for the special committee consisting of the Delegation from the city of Concord, to whom sisting of the Delegation for the city of Concord, to whom was referred House Bill No. 224, An Act authorizing the city of Concord to provide pensions for firemen and policemen, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Burkett of Concord for the Special Committee consisting of the delegation from the city of Concord, to whom was referred House Bill No. 272, An Act in amendment of the laws relative to the Union School District in Concord, reported the same in a new draft with the recommendation that the bill, in its new draft, be printed and recommitted to the Committee for further consideration.

The report was accepted, the bill in its new draft read a first and second time, laid upon the table to be printed and recommitted to the special committee consisting of the delegation from the city of Concord.

Mrs. Patten of Nashua for the Special Committee consisting of the delegation from the city of Nashua, to

whom was referred House Bill No. 57, An Act to amend the charter of the city of Nashua relating to defining the boundaries of the wards, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend by striking out all after the first section and inserting in place thereof the following:

SECT. 2. Until another general census of the state is taken and officially promulgated, the following named wards of Nashua may send representatives to the General Court under the authority of the constitution, as follows: two representatives each from the following wards: two. four, five, six; and three representatives each from wards one, three, seven, eight and nine.

SECT. 3. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect on the first day of June, 1927.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

FORWARDING OF BILLS

House Bill No. 105, An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the state college and university.

Taken from the table and ordered to a third reading.

House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents.

Taken from the table.

On motion of Mr. Burkett of Concord the bill was recommitted to the Committee on Revision of the Statutes.

On motion of Mr. Small of Rochester at 3.12 o'clock the House adjourned.

AFTERNOON

The House was immediately called to order in afternoon session.

THIRD READINGS

On motion of Mr. Challis of Manchester the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Bill No. 22, An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers.

House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the West Side road at Lebanon.

House Bill No. 123, An Act relating to public libraries.

House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws relating to state and other public libraries.

House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures.

House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925 entitled "An Act to provide for the acquisition by the State of the Franconia Notch, so-called, lying in the towns of Franconia and Lincoln, as a forest reservation and state park.

House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia

House Joint Resolution No. 60, Joint Resolution for the treatment of persons afflicted with tuberculosis particularly in the advanced stages with special provisions for children.

House Joint Resolution No. 84, Joint Resolution authorizing a special committee of investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington.

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battle-fields of Bennington and Saratoga.

House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis.

House Bill No. 51, An Act establishing a police commission for the city of Concord.

House Bill No. 57, An Act to amend the charter of the city of Nashua relating to defining boundaries of the wards.

House Bill No. 105, An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the state college and university.

House Bill No. 336, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 18, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole village.

Read a third time and passed and sent to the Secretary of State to be engrossed.

Mr. Richardson of Hanover asked unanimous consent to make a statement.

Unanimous consent was granted.

On motion of Mr. Challis of Manchester at 3.28 o'clock the House adjourned.

THURSDAY, MARCH 3, 1927.

The House met at 11 o'clock. Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Falconer of Raymond and Foster of Lebanon were granted leaves of absence for the day on account of important business.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills: Senate Bill No. 10, An Act in amendment of Chapter 9 of the Public Laws, relating to lands for state institutions.

Senate Bill No. 12, An Act to authorize New London Water System Precinct to refund a certain limited portion of its bonds.

House Bill No. 121, An Act relating to closing Sunset lake in Greenfield to all ice fishing for a term of five years.

House Bill No. 288, An Act to authorize the Durham school district of the town of Durham to exceed its limit of bonded indebtedness.

The report was accepted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the state hospital, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out in lines 1 and 2 the following: "One hundred and sixty thousand dollars (\$160,000)" and inserting in place thereof the following: "One hundred and seventy thousand dollars (\$170,000)" so that said section as amended shall read as follows:

Section 1. The sum of one hundred and seventy thousand dollars (\$170,000) is hereby appropriated for the construction and equipment of a nurses' home at the state hospital. The plans and specifications shall be subject to the approval of the Governor and Council who shall authorize the execution of all contracts for the construction of said building.

Amend Section 2 by striking out in line 5 the following: "One hundred and sixty thousand dollars (\$160,000)" and inserting in place thereof the following: "One hundred and seventy thousand dollars (\$170,000)" so that said section as amended shall read as follows:

Sect. 2. The state treasurer is hereby authorized, under the direction of the Governor and Council, to borrow upon the credit of the state such sums as are needed to carry out

the provisions of this act, not to exceed in all the sum of one hundred and seventy thousand dollars (\$170,000), and for that purpose may issue bonds, or notes, in the name of, and on behalf of, the state, at the lowest rate of interest obtainable, in such form and such denominations and such time as the Governor and Council may determine. Such bonds and notes shall be countersigned by the Governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the Governor, showing the number and amount of each bond or note, the time of countersigning, the time when payable, and date of delivery to the treasurer. The state treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale, and the time when payable. The treasurer may negotiate and sell in such manner as they may determine most advantageous to the state. The Governor shall draw his warrant for the amounts that may be, or become, due from time to time, under the contracts of the trustees of the state hospital, approved by the Governor and Council, for the purposes aforesaid.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 4, An Act relating to the taking of brook trout, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend the bill by striking out all after the enacting clause, and substituting therefor the following:

Section 1. Amend paragraph 1 of Section 1 of said Chapter 200 of the Public Laws by adding in the third line of said paragraph after the word "New London" the following: "Dan Hole pond in the towns of Ossipee and Tuftonboro" so that said paragraph as amended shall read as follows:

- 1. Those not less than ten inches in length may be taken from Sunapee and Newfound lakes, Crystal lake in Enfield, Tewksbury pond in Grafton, Pleasant pond in New London, Dan Hole pond in the towns of Ossipee and Tuftonboro and Success pond in Coos county from April fifth to September first.
- Sect. 2. Amend paragraph II of Section 1 of said Chapter 200 of the Public Laws by striking out in the second line thereof the following: "Dublin pond in Dublin, and from" so that said paragraph as amended shall read as follows:
- II. Those not less than seven inches in length may be taken from the ponds in Carter Notch, from May first to August first, and from Russell pond in Woodstock, Nathan pond in Stewartstown, and Ellsworth three ponds in Ellsworth from May twentieth to September first.
- Sect. 3. Amend paragraph IV of Section 1 of Chapter 200 of the Public Laws by adding after the words "September first" and before the word "and" in the sixth line of said paragraph the following: "and from Big and Little Greenough ponds in Wentworth Location from May first to September first." Further amend said paragraph IV by striking out in lines six and seven the following: "and they may be taken with a fly from any of the waters named in this paragraph during September;" so that said paragraph as amended shall read as follows:
- IV. Those not less than seven inches in length may be taken from Third Connecticut lake from June first to September first, from First and Second Connecticut lakes and Round pond in Pittsburg from April fifteenth to September first, from Big Diamond pond, Little Diamond pond, Big Millsfield and Long ponds in Millsfield from May twentieth to September first; and from Big and Little Greenough ponds in Wentworth Location from May first to September first.
- Sect. 4. Amend paragraph V of Section 1 of Chapter 200 of the Public Laws by adding at the end of paragraph V the following: "and except that in such portion of the Con-

necticut river as lies in Coos County and in the Androscoggin river that specie of brook trout known as rainbow trout may be taken only when ten inches in length or over from June first to September first and by the use of a fly only during the month of September" so that said paragraph as amended shall read as follows:

- V. Those not less than six inches in length may be taken from all other streams in Coos, Grafton and Carroll counties from May first to September first, except from the Ellis and Wildcat river and the branches of the Saco river, and their tributaries, where they may be taken from May first to August first and except that in such portion of the Connecticut river as lies in Coos county and in the Androscoggin river that specie of brook trout known as rainbow trout may be taken only when ten inches in length or over from June first to September first and by the use of a fly only during the month of September.
- Sect. 5. Further amend Section 1 of Chapter 200 of the Public Laws by adding at the end thereof a paragraph VII to read as follows: "VII. In addition to the provisions of paragraphs I to VI inclusive of this section, those not less than seven inches in length may be taken by the use of a fly only from the waters of the First, Second and Third Connecticut lakes and Round pond in the town of Pittsburg, Big Diamond pond, Little Diamond pond, Big Millsfield pond, Long pond in Millsfield, Big and Little Greenough ponds in Wentworth Location and such portion of the Connecticut river as lies in Coos County, during the month of September."
- Sect. 6. Further amend said Section 1 of Chapter 200 of the Public Laws by adding a paragraph VIII to read as follows: "VIII. Those not less than seven inches in length may be taken from all other lakes and ponds of the state from April fifteenth to September first except that from Dublin pond in the town of Dublin, trout not less than six inches in length may be taken and possessed from May twentieth to September first."

Sect. 7. Amend Section 2 of Chapter 200 of the Public Laws by striking out said section and inserting a new section to read as follows: 2. Salmon. Salmon not less than fifteen inches in length may be taken and possessed from April fifteenth to September first, except that salmon not less than twelve inches in length may be taken and possessed from the waters of Umbagog lake, the Androscoggin river and the Connecticut river from May twentieth to September first, and except that salmon not less than ten inches in length may be taken and possessed from Big Diamond pond from May twentieth to September first. Those of legal length may be taken by the use of a fly only during the month of September from First and Second Connecticut lakes, Big Diamond pond and the Connecticut river.

Sect. 8. Amend Section 3 of Chapter 200 of the Public Laws by striking out said section and inserting a new section to read as follows: 3. Lake Trout. Lake trout not less than fifteen inches in length may be taken and possessed from January first to September first, except that those not less than twelve inches in length may be taken and possessed during said period from the waters of Stinson lake in the town of Rumney, and except that those not less than ten inches in length may be taken and possessed from Big Diamond pond and Big Greenough pond from May twentieth to September first. Those of legal length may be taken by the use of a fly only during the month of September from Big Diamond pond and Big Greenough pond.

Sect. 9. Amend Section 5 of Chapter 200 of the Public Laws by striking out the whole of said section and inserting a new section 5 to read as follows: 5. Limit. A person may take in one day a total of not more than five pounds of brook trout provided that so long as he has taken less than five pounds he shall be entitled to take one additional fish. He may have in his possession at one time a total of not more than two days' legal catch of brook trout. A person may take a total of not more than six salmon, aureolus or lake trout collectively in one day and a person or party irrespec-

tive of the number of persons therein, trolling from any one boat, upon any of the waters of this state, shall not take or kill more than six fish in any one calendar day of the species of salmon, lake trout or aureolus trout collectively; and, for the purposes hereof, each member of the party, and the person or persons in charge of the boat present when any vioation of this section takes place, shall all be regarded as principals and shall each be liable for the penalty hereinafter prescribed.

Sect. 10. All acts and parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

The report was accepted.

On motion of Mr. Holt of Peterborough the rules were suspended and the reading of the amendment dispensed with.

The amendment was adopted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend the bill by striking out all after the enacting clause and substituting therefor the following:

SECTION 1. Amend Sections 11 and 12 of Chapter 200 of the Public Laws by striking out the whole of said sections and inserting in place thereof, new Sections 11 and 12 which shall read as follows:

11. Pickerel. A. Pickerel of any size and in any quantity may be taken and possessed at any time, from Sunapee lake, Crystal lake in Enfield, Tewksbury pond in Grafton, Elbow pond in Woodstock, Partridge lake in Lyman and Littleton, Pearl lake in Lisbon, Ogontz lake, Dodge pond, Round pond and Flagg pond in Lyman, Ellsworth pond in Ellsworth, Merrymeeting lake in New Durham, Scobie's

pond in Derry and Londonderry, Big Dan Hole pond in Ossipee and Tuftonboro, Mason pond in Orford, Rocky pond in Wentworth, Armington pond and Lake Tarleton, in Piermont, Spectacle pond in Groton and Hebron, all waters of Coos county and all other streams in the state inhabited by trout, except Merrimack river, Powwow river, Winnipesaukee river, Pemmigewasset river and Contoocook river.

B. Pickerel not less than twelve inches in length may be taken from Lakes Winnipesaukee, Massabesic. Winnisquam, Asquam, Wentworth and Spofford and the Connecticut river in Cheshire, Sullivan and Grafton counties, from June first to April first. In the Merrimack river, Powwow river, Winnipesaukee river, Pemmigewasset river, Contocook river and all other waters not before mentioned in this section, pickerel not less than twelve inches in length may be taken and possessed from June first to January sixteenth.

12. —— Limit. In any of the waters mentioned in paragraph B, of Section 11, a person may take not more than ten pounds of pickerel in one day; provided, that so long as he has taken less than ten pounds he shall be entitled to take one additional fish.

Section 2, Chapter 37 of the Laws of 1925 is hereby repealed.

Section 3. All acts or parts of acts inconsistent with this act are hereby repealed, provided, however, that nothing in this act shall be construed as repealing special laws not mentioned in this bill which prohibit fishing through the ice in certain specified waters; and this act shall take effect upon its passage.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 68, An Act relating to a tax upon insurance taken out with foreign companies not authorized to do business in this state, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign life insurance companies and mutual fire insurance companies insuring only through agents, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out the last sentence of Section 1 and inserting in place thereof the following: Mutual fire insurance companies may write all policies at their home offices provided they are countersigned by a duly licensed agent. Life insurance companies may write all policies at their home offices but such policies shall be duly signed by the president, treasurer or other duly authorized officer of the company, so that said Section 1 as amended shall read as follows:

Section 1. Amend Chapter 275 of the Public Laws by striking out Section 18 and 19 and inserting in place thereof the following: 18. No insurance company or surety company not incorporated under the laws of this state, authorized to transact business herein, shall make, write, place, or cause to be made, written or placed, any policy or contract of insurance or suretyship effective in this state except by an agent who is a resident of this state, regularly commissioned and licensed to transact business herein. 19. No such company shall by its officers, agents or managers, not resident of this state, write policies or contracts of insurance or suretyship effective within the state upon blanks previously countersigned by an agent in this state. Mutual fire insurance companies may write all policies at their home offices provided they are countersigned by a duly licensed agent. Life insurance companies may write all policies at their home offices but such policies shall be duly signed by the president, treasurer or other duly authorized officer of the company.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend the bill by striking out Section 5 and substituting in place thereof a new section to read as follows:

SECT. 5. The town of Ashland shall pay one-half the cost of the expense incurred by the town of New Hampton for the construction of this road in the town of New Hampton, and shall pay the whole of the town of Ashland's share in the town of Ashland.

The report was accepted, the amendment adopted and the bill referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 108, A Joint Resolution for the completion of a section of the highway leading from Freedom village to Madison line, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 212, An Act in amendment of Chapter 178 of the Public Laws, entitled employers' liability and workmen's compensation, reported the same in a new draft, with the recommendation that the bill in its new draft be printed and recommitted to the Committee on the Judiciary for hearings.

The report was accepted, the bill in its new draft read a first and second time, laid upon the table to be printed and recommitted to the Committee on Judiciary.

Mr. Glessner of Bethlehem for the Committee on Judi-

ciary, to whom was referred House Bill No. 291, An Act to dissolve certain corporations, reported the same in a new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted, the bill in its new draft read a first and second time and laid upon the table to be printed.

Mr. Cheney of Laconia for the Committee on Rules, reported the following entitled bill, House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State School, with the recommendation that the bill be referred to the Committee on Appropriations.

The report was accepted and the bill read a first and second time.

On motion of Mr. Foster of Concord the rules were suspended and the printing of the bill and its reference to the committee were dispensed with.

The bill was then ordered to a third reading.

Mr. Cheney of Concord for the Committee on Rules, reported the following entitled bill, House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to county commissioners, with the recommendation that the bill be referred to the Special Committee consisting of the delegation from the county of Cheshire.

The report was accepted and the bill read a first and second time.

On motion of Mr. Duncan of Jaffrey the rules were suspended and the printing of the bill dispensed with.

The bill was then referred to the special committee consisting of the delegation from the county of Cheshire.

Mr. Parsons of Franklin for the Committee on Rules, reported the following entitled bill, House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners confined therein, with the recommendation that the bill be referred to the special committee consisting of the delegation from the county of Cheshire.

The report was accepted and the bill read a first and second time.

On motion of Mr. Duncan of Jaffrey the rules were suspended and the printing of the bill dispensed with.

The bill was then referred to the special committee consisting of the delegation from the county of Cheshire.

Mr. Ahern of Concord for the Committee on Rules, reported the following entitled bill, House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty year serial bonds, with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted, the bill read a first and second time, laid upon the table to be printed and referred to the Committee on Judiciary.

Mr. Small of Rochester for the Committee on Rules, reported the following Joint Resolution, House Joint Resolution No. 111, A Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition, with the recommendation that the joint resolution be referred to the Committee on Agriculture.

The report was accepted and the joint resolution read a first time.

On motion of Mr. Glessner of Bethlehem the rules were suspended and the second reading of the joint resolution dispensed with.

The joint resolution was then laid upon the table to be printed and referred to the Committee on Agriculture.

Mr. Ahern of Concord for the Committee on Rules, reported the following entitled bill, House Bill No. 345, An Act in amendment of Chapter 197 of the Public Laws, relating to transportation of fish and game, with the recommendation that the bill be referred to the Committee on Fisheries and Game.

The report was accepted, the bill read a first and second

time, laid upon the table to be printed and referred to the Committee on Fisheries and Game.

Mr. Himes of Wakefield for the Committee on University of New Hampshire, to whom was referred House Bill No. 322, An Act in amendment of Section 22, Chapter 180 of the Public Laws, relating to state college and university, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The undersigned a minority of the Committee on University of New Hampshire, to whom was referred House Bill No. 322, An Act in amendment of Section 22, Chapter 180 of the Public Laws, relating to state college and university being unable to agree with the majority, reported the same with the recommendation that the bill ought to pass.

JOSEPH A. ROGERS.

The question being on the resolution reported by the committee that it is inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 41, A Joint Resolution to provide necessary facilities for more efficient and extended service at the Laconia State School, reported the same with the following resolution:

Resolved, That is it inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 30, A Joint Resolution for the construction and equipment of a male employee's dormitory of the State Hospital, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

(Discussion Ensued)

On a viva voce vote the resolution was adopted.

Mr. Odell of Sandown for the Committee on Banks, to whom was referred House Bill No. 282, An Act relating to the fiduciary powers of trust companies and national banks as to the beneficiaries of the United States Veterans Bureau, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 125, An Act relating to taking brook trout from small streams and ponds, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by another bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 132, An Act, Amending Section 11, Chapter 200 of the Public Laws, relating to fish, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by another bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 146, An Act in amendment of Chapter 200 of the Public Laws, relating to fish, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 167, An Act to amend Section 11, Chapter 200 of the Public Laws, relating to fish, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by another bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 221, An Act in amendment of Section 11, Chapter 200 of the Public Laws, relating to the taking of pickerel, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by another bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 302, An Act in amendment of Section 11 of Chapter 200 of the Public Laws, relating to fish, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by another bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 317, An Act in amendment of Section 11, Chapter 200 of the Public Laws, relating to fish, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by another bill favorably reported. The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 280, An Act relating to the salaries of supreme and superior court judges, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 87, An Act to establish a continuous highway from the junction of the Daniel Webster highway at Tilton thence through the towns of Sanbornton and New Hampton to the junction of the Daniel Webster highway at Ashland, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 98, A Joint Resolution in favor of construction of highway in the town of Kensington, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

(Discussion ensued)

On a viva voce vote the resolution was adopted.

Mr. Howes of Manchester for the special committee consisting of the delegation from the city of Manchester, to whom was referred House Bill No. 289, An Act repealing Chapter 226 of the Laws of 1921, relating to the establishment of a finance commission in Manchester, having con-

sidered the same, reported the same in a new draft and with a new title with the recommendation that the bill in its new draft and with its new title ought to pass.

The report was accepted.

The undersigned a minority of the special committee consisting of the delegation from the city of Manchester, to whom was referred House Bill No. 289, An Act repealing Chapter 226 of the Laws of 1921, relating to the establishment of a finance commission in Manchester, being unable to agree with the majority, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate in its new draft.

FRANK H. CHALLIS JOEL S. DANIELS LYMAN H. BURBANK HARRY B. CILLEY ZATAE L. STRAW

Mr. Challis of Manchester moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the bill and accompanying reports be laid upon the table and made a special order for Wednesday, March 9 at 11.01 o'clock, meanwhile the bill in its new draft to be printed.

On a viva voce vote the motion prevailed.

RESOLUTIONS

On motion of Mr. Coleman of New Boston.

Resolved, That the use of the General Committee Room be given to the Senate Committee on Revision of the Laws, Thursday, March 10, beginning at 10.15 o'clock, for the purpose of holding hearings on House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquor.

On motion of Mr. Ahern of Concord,

Resolved, That when the House adjourns this morning, it will be to meet to morrow morning at 9 o'clock that when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock, and that when it then adjourns it adjourn to meet on Wednesday morning at 11 o'clock.

On motion of Mr. Cilley of Manchester the rules were suspended and business in order at 3 o'clock, was made in order at the present time.

THIRD READINGS

On motion of Mr. Challis of Manchester the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Bill No. 4, An Act relating to the taking of brook trout.

House Bill No. 68, An Act relating to a tax upon insurance taken out with foreign companies not authorized to do business in this state.

House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign life insurance companies and mutual fire insurance companies insuring only through agents.

House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the State Hospital.

House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel.

House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State School.

On motion of Mr. Raiche of Manchester at 12.10 o'clock the House adjourned.

FRIDAY, March 4, 1927.

The House met at 9.00 o'clock according to adjournment.

The following letter was read by the Clerk:

Woodsville, N. H., March 4, 1927.

Mr. Fred E. Cloudman, Concord, N. H.

Dear Sir:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige.

Yours respectfully, HAROLD K. DAVISON, Speaker.

On motion of Mr. Emmons of Thornton at 9.01 o'clock the House adjourned.

MONDAY, March, 7, 1927.

The House met at 7.30 o'clock according to adjournment.

The following letter was read by the Clerk:

Woodsville, N. H., March 7, 1927.

Mr. Fred E. Cloudman, Concord, N. H.

Dear Sir:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me and oblige.

Yours respectfully, HAROLD K. DAVISON,

Speaker.

On motion of Mr. Morrison of Concord at 7.31 o'clock the House adjourned.

WEDNESDAY, March 9, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Shea and Moulton of Littleton, Glessner of Bethlehem, Hamlin of Bartlett, Parent of Berlin, Martin A. Kelley of Manchester and Page of Laconia were granted leaves of absence for the week on account of important business.

Messrs. Cutler and Emerson of Pittsfield were granted leaves of absence for the day on account of important business.

Messrs. Murdick of Keene, Pender of Portsmouth, Archibald of Claremont and Perkins of Marlow were granted leaves of absence for the week on account of sickness.

Mr. Ross of Lebanon was granted leave of absence for the day on account of attendance upon a funeral.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills:

House Bill No. 16, An Act relating to the taking of salt water smelt.

House Bill No. 97, An Act in amendment of Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts.

House Bill No. 106, An Act providing a transfer tax reciprocal exemption.

House Bill No. 290, An Act relating to business corporations.

House Bill No. 312, An Act to change the name of the Belknap County cemetery.

The report was accepted.

Mrs. Phinney of Manchester for the Committee on Education, to whom was referred Senate Bill No. 11, An Act in amendment of Chapter 118 of the Public Laws, relating to school tuition for children in boarding homes, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out after the word "children" in line 5 the following "of compulsory school" and inserting in place thereof the following "over six years of"; further amending by striking out in line 6 of Section 2 after the word "children" the following "of compulsory school" and inserting in place thereof the following "over six years of" so that said sections as amended shall read as follows:

Section 1. Amend Section 11, Chapter 118 of the Public Laws by adding the following:

"Whoever for hire, gain or reward has at one time in his custody or control to provide with care, board and lodging three or more children over six years of age whose parents or guardian reside in another state and who are unrelated to him by blood or marriage shall, together with the parents or guardian, be jointly responsible to the district in which the child resides for school tuition at not to exceed the average cost of instruction as provided for in Section 3, to be recovered in an action of case" so that said Section shall read:

SECT. 2. Non-residents. No person shall attend school, or send a pupil to the school, in any district of which he is not an inhabitant, without the consent of the district or of the school board except as herein otherwise provided. Whoever for hire, gain or reward has at one time in his custody or control to provide with care, board and lodging three or more children over six years of age whose parents or guardian reside in another state and who are unrelated to him by blood or marriage shall, together with the parents or guardian, be jointly responsible to the district in which the child resides for school tuition at not to exceed the average

cost of instruction as provided for in Section 3 to be recovered in an action of case.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 56 (in Senate new draft), An Act in amendment of Section 10, Chapter 198 of the Public Laws, relating to self-hunting dogs, reported the same with the following amendments and the recommendation that the bill as amended ought to pass.

Amend Section 1 by inserting in line 4 after the word "game" the words "or game"; further amend by inserting in line 7 after the word "game" the words "or game"; further amend by inserting in line 8 after the word "game" the words "or game"; further amend by inserting in line 20 after the word "game" the words "or game"; further amend by inserting in line 23 after the word "game" the words "or game"; further amend by inserting in line 24 after the word "game" the words "or game"; so that said section as amended shall read:

SECTION 1. Amend Section 10 of Chapter 198 of the Public Laws of New Hampshire 1926, by inserting after the word "section," in the sixth line of said section, the following:

"Dogs to be used in the pursuit of game or game birds and which may be legally so used during the open season may, during a period of thirty days prior to the said season, in which they may be legally used as an aid in taking game or game birds, be allowed to pursue such game under the personal direction of the owner or keeper, provided however, that the owner or keeper shall not at the time carry any firearm or accompany any other person who carries any firearm," so that said Section 10, as amended shall read as follows:

10. Dogs. "Dogs of the breed commonly used for hunting deer, and dogs that will hunt or pursue deer or sheep, shall not be permitted by the owner or keeper there-

of to run at large unaccompanied by their owner or keeper: and if such dog be found hunting, pursuing or killing deer or sheep, it shall be prima facie evidence that such dog was permitted to run at large in violation of the provisions of this section.

"Dogs to be used in the pursuit of game or game birds and which may be legally so used during the open season may, during a period of thirty days prior to the said season, in which they may be legally used as an aid in taking game or game birds, be allowed to pursue such game or game birds under the personal direction of the owner or keeper, provided however, that the owner or keeper shall not at the time, carry any firearm or accompany any other person who carries any firearm. The presence of a hound, so at large, or in a hunting or logging camp during the open season for hunting deer, shall be presumptive evidence of its unlawful use. Nothing in this section shall be construed as prohibiting the hunting of fox by dog and gun during the open season for deer."

Further amend the bill by striking out all of Section 2. The report was accepted, the amendments adopted and

the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 305, An Act in amendment of Section 22, Chapter 198 of the Public Laws, relating to furs, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of said bill by striking out all of said Section 1 and substituting therefor the following new section:

Section 1. Amend Section 22 of Chapter 198 of the Public Laws by striking out the whole of said section and inserting, in its place thereof, a new Section 22 to read as follows:

22. Furs. The furs and skins of fur bearing animals, legally taken, may be bought and sold at any time; provided,

that any person wishing to engage in the business of buying the furs or skins of fur bearing animals shall first secure a license from the Fish and Game Commissioner, as hereinafter provided.

The Commissioner may annually issue licenses to residents of this state to engage in the business of buying the furs or skins of fur bearing animals. Every person so licensed shall pay to the Commissioner the following fees: A fee of three dollars, which shall permit such person to engage in such business in one county in the state, such county to be specified in said license; and the Commissioner may grant such licenses for more than one county upon the payment of an additional fee of three dollars for each county specified. A fee of twenty-five dollars, which shall permit such person to engage in such business throughout the state. Non resident dealers may purchase of such licensed dealers. Licensed dealers shall keep such records as the Commissioner may require.

Such records of any holder of such a license shall be open to inspection by the Commissioner or any other officer authorized to enforce the fish and game laws, and such licensed dealer shall, during the month of January of each year, forward to the said Commissioner, under oath, a copy of such record or such part of it as the said Commissioner may require.

Any person selling or shipping the furs or skins of fur bearing animals to individuals, firms or corporations outside the state, and which do not go through the hands of a resident fur buyer in the state, shall keep the same records and make the same reports as required in this section of resident fur buyers. The Commissioner may make such rules and regulations with reference to the transportation or exportation of such furs or skins as may be necessary to carry out the purposes of this act.

Any person who shall violate any of the provisions of this act or any regulation of the Commissioner as provided herein, shall be subject to the penalty provided in Section 29 of said Chapter 198 and in addition shall forfeit any and all furs or skins in his possession to the State of New Hampshire, except as provided in Chapter 372 of the Public Laws. Any person authorized to enforce fish and game laws may seize such furs or skins and confiscate them in the name of the state. Any furs or skins forfeited to the state shall be disposed of by the Commissioner as the Governor and Council may direct.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred Senate Bill No. 2, An Act in amendment of Section 2, Chapter 198 of the revised Public Laws of 1925, relating to deer, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Senate Bill No. 2, in a new title and new draft by striking out the whole of Section 1 of said bill and inserting in the place thereof, a new Section 1 which shall read as follows:

SECTION 1. Amend Section 2, Chapter 198 of the Public Laws by inserting after the word "sixteenth," and before the word "and" in the fifth line of said section, the following: "in the county of Cheshire from December first to December sixteenth", so that said section, as amended, shall read as follows:

2. "Taking, Time. Wild deer may be captured or taken after 5 A. M. and before 6 P. M. as follows: in the county of Coos from October fifteen to December first; in the county of Grafton from November first to December sixteenth; in the county of Carroll from November fifteenth to December sixteenth; in the county of Cheshire from December first to December sixteenth; and from all the other counties in the state, from December first to January first."

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judi-

ciary, to whom was referred House Bill No. 338, An Act in amendment of the charter of St. Mary's School for girls, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 32, An Act to provide for the licensing of bill-boards, reported the same in a new draft with the recommendation that the bill in its new draft be recommitted to the Committee on Judiciary.

The report was accepted, the bill in its new draft read a first and seond time, laid upon the table to be printed and recommitted to the Committee on Judiciary.

Mr. Gilson of Concord for the Committee on Military Affairs, to whom was referred House Joint Resolution No. 110, A Joint Resolution in favor of erecting a memorial at the New Hampshire end of the Memorial bridge at Portsmouth, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 58, An Act relating to the training of hunting dogs, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 65, An Act relating to the taking of brook trout, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by another bill favorably reported.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary to whom was referred House Bill No. 77, An Act to license outdoor advertising billboards, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 211, An Act to regulate the marriage of persons having communicable venereal diseases, reported the same with the following resolution:

Resolved, That the same be referred to the next legislature.

The report was accepted and the resolution of the committee adopted.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 76, An Act in amendment of paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep.

House Bill No. 97, An Act in amendment of Section 10, Chapter 276 of the Public Laws, relating to adjustment of losses under fire insurance contracts.

House Bill No. 106, An Act providing a transfer tax re ciprocal exemption.

House Bill No. 290, An Act relating to business corporations.

House Bill No. 312, An Act to change the name of the Belknap County cemetery.

House Bill No. 145, An Act in amendment of Section 3. Chapter 199 of the Public Laws, relating to pheasants.

House Bill No. 183, An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands.

House Bill No. 193, An Act in relation to forest protection and burning property.

House Bill No. 295, An Act providing for public scales.

House Joint Resolution No. 25, Joint Resolution in favor of William Lachance.

House Joint Resolution No. 64, Joint Resolution authorizing the Governor to receive money as trustee.

The message further announced that the Senate had voted to indefinitely postpone the following entitled bill:,

House Bill No. 51, An Act establishing a police commission for the city of Concord.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 63, An Act regarding liability of persons renting or leasing motor vehicles.

House Bill No. 158, An Act in amendment of Chapter 84, Section 18 of the Public Laws, relating to state and state aided highways and trunk lines.

House Bill No. 160, An Act relating to common jails and prisoners therein.

House Bill No. 202, An Act to amend Chapter 90 of the Public Laws relating to motor vehicles.

House Bill No. 205, An Act relating to the licensing of dogs.

House Bill No. 218, An Act in relation to town clerks.

House Bill No. 286, An Act regulating the transportation of poultry.

House Bill No. 162, An Act in amendment of Section 19, Chapter 103 of the Public Laws, relating to municipal regulation of motor vehicles. The message also announced that the Senate has passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 32, An Act relating to the use of radios. Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical society.

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses.

SENATE BILLS READ AND REFERRED

Senate Bill No. 32, An Act relating to the use of radios. Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical society.

Severally read a first and second time and referred to the Committee on Judiciary.

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses.

Read a first and second time and referred to the Committee on Revision of the Statutes.

SPECIAL ORDER

Mr. Challis of Manchester called for the special order, House Bill No. 289, An Act relating to the establishment of a Finance Commission in Manchester.

The question being,

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass in a new draft?

(Discussion ensued)

On a viva voce vote the motion to substitute did not prevail.

The bill in its new draft was then read a first and second time.

On motion of Mr. Howes of Manchester the rules were

suspended, the printing of the bill dispensed with and the bill made in order for a third reading at the present time.

The third reading having commenced on motion of Mr. Cilley of Manchester the further reading of the bill was dispensed with.

Mr. Cilley of Manchester moved that the bill be indefinitely postponed.

On a viva voce vote the motion did not prevail.

The bill was then passed and sent to the Senate for concurrence.

On motion of Mr. Newman of Keene at 11.52 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

On motion of Mr. Lee of Concord the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 305, An Act in amendment of Section 22, Chapter 198 of the Public Laws, relating to furs.

House Bill No. 338, An Act in amendment of the Charter of St. Mary's School for girls.

Severally read a third time and passed and sent to the Senate for concurrence.

House Bill No. 56 (In Senate New Draft), An Act in amendment of Section 10, Chapter 198 of the Public Laws, relating to self hunting dogs.

Senate Bill No. 2, An Act in amendment of Section 2, Chapter 198 of the revised Public Laws of 1925, relating to deer.

Senate Bill No. 11, An Act in amendment of Chapter 118 of the Public Laws, relating to school tuition for children in boarding homes.

Severally read a third time and passed and sent to the Senate for concurrence in the amendments.

RESOLUTION

On motion of Mr. Brickett of Concord,

Resolved, That the clerk be instructed to procure 500 copies of House Bill No. 212 in new draft, An Act in amendment of Chapter 178 of the Public Laws entitled employer's liability and workmen's compensation, in addition to the usual supply.

On motion of Mr. Coolidge of Sandwich at 3.09 o'clock

the House adjourned.

THURSDAY, MARCH 10, 1927.

The House met at 11.00 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Hobbs of Pelham and Milton of Hopkinton were granted leaves of absence for the day on account of important business.

Mr. McDevitt of Hampton Falls was granted leave of

absence for tomorrow on account of sickness.

Mrs. Pillsbury of Manchester was granted leave of absence for the day on account of sickness in her family.

RESOLUTION

On motion of Mr. Callahan of Keene,

Resolved, That the Honorable Senate be informed that the House of Representatives will be ready to meet the Senate in joint convention for the purpose of canvassing the votes for Councilor cast on March 8, agreeably to the provisions of the Constitution, at 11:30 o'clock this foremoon.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills:

House Bill No. 145, An Act in amendment of Section 3 Chapter 199 of the Public Laws, relating to pheasants.

House Bill No. 295, An Act providing for public scales. Senate Bill No. 18, An Act to establish a continuous highway from the Vermont state line at Walpole to a junction with the Monadnock road at Walpole village.

The report was accepted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred Senate Bill No. 35, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts, reported the same with the following amendments and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out in lines 3 and 6 the words "seven thousand" and inserting in place thereof the words "sixty-five hundred" so that said section as amended shall read as follows:

SECTION 1. Amend Section 15, Chapter 315 of the Public Laws by striking out the words "six thousand" and inserting in place thereof the words "sixty-five hundred," so that said section, as amended shall read as follows:

"The annual salary of the chief justice and the associate justices shall be sixty-five hundred dollars each."

Amend Section 2 by striking out in lines 3 and 7 the words "seven thousand" and inserting in place thereof the words "sixty-five hundred" so that said section as amended shall read as follows:

SECT. 2. Amend Section 5, Chapter 316 of the Public Laws by striking out the words "six thousand" and inserting in place thereof the words "sixty-five hundred," so that said section, as amended, shall read as follows:

"The annual salary of the chief justice and the associate justices of the superior court shall be sixty-five hundred

dollars each. Actual expenses and office rent shall be allowed the justices as provided for justices of the supreme court."

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred Senate Bill No. 16, An Act in amendment of Section 1, Chapter 316 of the Public Laws, relating to the superior court, reported the same with the recommendation that the bill ought to pass.

The report was acepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 292, An Act in amendment of Section 3, Chapter 196 of the Public Laws, relating to fish and game, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out in lines 4 and 6 the words "four thousand" and insert in place thereof the following: "thirty-six hundred" so that said section as amended shall read as follows:

SECTION 1. Amend Section 3, Chapter 196 of the Public Laws by striking out, in the first line of said section the words "three thousand dollars" and inserting in place thereof the following "thirty-six hundred dollars," so that said section, as amended, shall read as follows:

3. Salary. His annual salary shall be thirty six hundred dollars to be paid out of the fish and game fund.

The report was accepted, the amendment adopted and the bill referred to the Committee on Appropriations under the rules.

Mr. Duncan of Jaffrey for the Committee on Judiciary, to whom was referred House Bill No. 148, An Act relating to actions against cities or towns for labor or materials furnished on public works, reported the same in a new draft and with a new title with the recommendation that the bill in its new draft and with its new title ought to pass.

The report was accepted, the bill in its new draft read a first and second time and laid upon the table to be printed.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 36, An Act in amendment of paragraph IV, Section 1, Chapter 99 of the Public Laws, relating to motor vehicles, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill, No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 38, An Act relating to solemnization of marriage, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 259, An Act in amendment of Section 11, Chapter 68 of the Public Laws, relating to the tax commission, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Small of Rochester for the Committee on Rules, reported the following entitled bill, House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns, with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted, the bill read a first and second

time, laid upon the table to be printed and referred to the Committee on Judiciary.

Mrs. Ferguson of Bristol for the Committee on State Library, to whom was referred House Joint Resolution No. 43, A Joint Resolution to provide for extensions and improvements at the state library, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend said joint resolution by striking out all after the resolving clause and inserting in place thereof the following: That the sum of three hundred dollars (\$300) be and the same is hereby appropriated for the purpose of providing additional shelving in the basement of the State Library. The governor is authorized to draw his warrants for the payment of such sum out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred House Bill No. 118, An Act to provide for the layout of a continuous highway from the junction of the East Side trunk line to Sixth street in the city of Dover to Gonic, in the city of Rochester, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

Mr. Small of Rochester moved that the rules be suspended and the reference of the bill to the Committee on Appropriations be dispensed with.

The question being on the motion of Mr. Small.

(Discussion ensued)

On a viva voce vote the motion did not prevail.

The bill was then referred to the Committee on Appropriations under the rules.

BILL FORWARDED

House Bill No. 291, An Act to dissolve certain corporations.

Taken from the table and ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had passed the following resolution:

Resolved, That the House of Representatives be informed that the Honorable Senate will be ready to meet the House in joint convention for the purpose of canvassing the vote for Councilor agreeably to the provisions of the Constitution at 11:30 o'clock.

The message also announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 183, An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands.

Amend Section 1 of said bill by striking out in the 11th to 14th lines of said section the words: "The commission shall, within five days after receiving such request, give notice of a hearing thereon by publication in some newspaper published in the county in which the said town is situated," and by inserting in place thereof the following:

The commission shall hold a hearing thereon, notice thereof to be given by publication in some newspaper published in the county in which said town is situated within five days after the receipt of such request.

On motion of Mr. Challis of Manchester the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 193, An Act in relation to forest protection and burning property.

Amend Section 1 of said bill by striking out in the second and third lines of said section the words "and chapter 391 of the Public Laws by striking out Sections 4 and 5."

Further amend said bill by adding after Section 1 the following:

SECT. 2. Amend Chapter 391 of the Public Laws by striking out Sections 4 and 5.

Further amend said bill by renumbering Section 2 to read Section 3.

On motion of Mr. Challis of Manchester the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

RESOLUTION

On motion of Mr. Hart of Wolfeboro,

Resolved, That Dr. J. G. McKay, Chief, Division of Highway Economics of the U. S. Bureau of Public Roads, be invited to address the House and Senate during the joint convention this morning, for fifteen minutes, on the transportation survey of New Hampshire highways.

The House took a recess for two minutes.

AFTER RECESS

JOINT CONVENTION

The Honorable Senate then came in and the two branches being in convention.

On motion of Mr. Raiche of Manchester,

Resolved, That the Honorable Secretary of State be requested to lay before the convention the return of the votes cast for Councilor in the election held on March 8.

The Honorable Secretary of State then appeared and laid before the convention the returns of the votes for councilor cast in the election held on March 8.

On motion of Senator Swallow of District No. 16,

Resolved, That the votes for Councilor be referred to a committee consisting of one on the part of the Senate and two on the part of the House, to examine, compare and count the same and report thereon.

The chairman named as such committee, Senator Swallow of District No. 16 and Messrs. Lemelin of Manchester and Cole of Salem.

Senator Swallow of District No. 16, for the joint committee, to whom was referred the return of the votes cast for Councilor at the election held on March 8, reported that they had examined, compared and counted the same with the following result:

Charles C. I	Hayes	had								3,998
Albert J. Pre	ecourt	had								7.098

The report was accepted.

On motion of Senator Lord of District No. 17,

Resolved, That a committee of three be appointed by the Chair to wait upon Albert J. Precourt and inform him officially of his election to the Honorable Council.

The Chairman named as such committee Senator Lord of District No. 17, Mr. Cheney of Laconia and Mrs. Phinney of Manchester.

Senator Lord of District No. 17 for the committee appointed to notify Albert J. Precourt of his election as a member of the Honorable Council reported that it had attended to its duty, and that the gentleman named accepted the office to which he was elected.

The report was accepted.

ADDRESS

Dr. J. G. McKay, Chief, Division of Highway Economics of the U. S. Bureau of Public Roads then addressed the convention.

On motion of Senator Davis of District No. 9, the comvention rose.

HOUSE

SPECIAL ORDER

Mr. Richardson of Hanover called for the special order, House Bill No. 169, An Act relative to a retirement system for New Hampshire teachers.

The question being,

Shall the report of the minority of the committee that the bill ought to pass in a new draft be substituted for the report of the majority of the committee that it is inexpedient to legislate?

(Discussion ensued)

Mr. Sawyer of Wilmot moved the previous question.

The question being,

Shall the main question now be put?

On a *viva voce* vote the previous question was ordered. The question being,

Shall the report of the minority of the committee that the bill ought to pass be substituted for the report of the majority of the committee that it is inexpedient to legislate.

On a viva voce vote the motion to substitute did not pre-

Mr. Richardson of Hanover called for a division.

A division being had 57 members voted in the affirmative and 183 members voted in the negative and the motion to substitute did not prevail.

The question being on the resolution of the committee that it is inexpedient to legislate.

On a viva voce vote the resolution was adopted.

On motion of Mr. Ahern of Concord, at 1.17 o'clock the House adjourned.

AFTERNOON

THIRD READINGS

On motion of Mr. Lee of Concord the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 259, An Act in amendment of Section 11, Chapter 68 of the Public Laws, relating to the tax commission.

House Bill No. 291, An Act to dissolve certain corporations.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 35, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts.

Read a third time and passed and sent to the Senate for concurrence in the amendment.

Senate Bill No. 16, An Act in amendment of Section 1, Chapter 316 of the Public Laws, relating to the Superior Court.

Senate Bill No. 36, An Act in amendment of Paragraph 4, Section 1, Chapter 99 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

Senate Bill No. 38, An Act relating to solemnization of marriage.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mr. Burns of Haverhill at 3.10 o'clock the House adjourned.

FRIDAY, MARCH 11, 1927

The House met at 11 o'clock.

Prayer was offered by the Rev. Willis P. Odell of Sandown.

LEAVES OF ABSENCE

Mr. Bixler of Exeter and Miss Daniels of Plainfield were granted leaves of absence for the day on account of important business.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported Senate Bill No. 13, entitled An Act in amendment of Section 5, Chapter 42 of the Public Laws, relating to special town meetings, under Joint Rule 6, with the following amendments and recommended its passage.

Amend the title of the bill by striking it out and inserting in place thereof the following:

An Act relating to special town and school district meetings.

Amend the bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Section 5, Chapter 42 of the Public Laws by adding at the end of said section the following: In case of an emergency arising in a town for which immediate expenditure of money is necessary, the town through its selectmen may appeal to the superior court for permission to hold a special town meeting which, if granted, shall give said meeting the same authority as the annual town meeting, so that said section as amended shall read as follows:

5. Appropriations, At Special Meetings. No money shall be raised or appropriated at any special town meeting except by vote by ballot, nor unless the ballots cast at such meeting shall be equal in number to at least one-half of the number of legal voters borne on the check-list of the town at the annual or biennial election next preceding such special meeting; and such check-list shall be used at any meeting upon the request of ten legal voters of the town. This section shall not apply to money to be raised for the public defense or any miliary purpose in time of war. In case of an emergency arising in a town for which immediate expenditure of money is necessary, the town through its selectmen may appeal to the superior court for permission to hold a special town meeting which, if granted,

shall give said meeting the same authority as the annual town meeting.

- SECT. 2. Amend Section 3, Chapter 120 of the Public Laws by adding at the end of said section the following: In case of an emergency arising in a school district for which immediate expenditure of money is necessary, the school district through its school board may appeal to the superior court for permission to hold a special district meeting which, if granted, shall give said district meeting the same authority as the annual district meeting, so that said section as amended shall read as follows:
- 3. Special, Raising Money. No school district shall raise or appropriate money at any special meeting of the inhabitants thereof except by vote by ballot, nor unless the ballots cast at such meeting shall be equal in number to at least one-half of the number of voters of such district entitled to vote at the regular meeting next preceding such special meeting; and, if a check-list was used at the last preceding regular meeting, the same shall be used to ascertain the number of legal voters in said district; and such checklist, corrected according to law, may be used at such special meeting upon request of ten legal voters of the district. In case of an emergency arising in a school district for which immediate expenditure of money is necessary, the school district through its school board may appeal to the superior court for permission to hold a special district meeting which, if granted, shall give said district meeting the same authority as the annual district meeting.
- SECT. 3. All acts or parts of acts inconsistent herewith are hereby repealed and this act shall take effect upon its passage.

On motion of Mr. Odell of Sandown the rules were suspended and the reading of the amendments dispensed with.

The amendments were then adopted and the bill sent to

the Senate for concurrence in the adoption of the amendments.

Mr. Brown of Strafford for the Committee on Agriculture, to whom was referred House Joint Resolution No. 111, A Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 91, A Joint Resolution in favor of New Hampshire State Sanatorium, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by adding at the end thereof the following: "The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated," so that said resolution as amended shall read as follows:

That the following sum amounting to fifteen thousand dollars (\$15,000) be and hereby is appropriated for the New Hampshire State Sanatorium, to be expended in accordance with plans and specifications to be approved by the governor and council: said sums to be expended under the direction of the trustees of said institution for the construction and furnishing of a house for the superintendent of said institution. The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted, and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 75, A Joint Resolution in favor of Onslow Ross of

Tamworth for injuries received while in the performance of his duties as an employee on the highway, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the word "Tamworth" in line 5 and inserting in place thereof the following: "And that said sum be made a charge upon the State Aid Maintenance Fund for highways and the State Treasurer is hereby authorized to pay the same out of said funds," so that said resolution as amended shall read as follows:

That the sum of seven hundred dollars (\$700.00) be allowed Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway that was being constructed jointly by the state of New Hampshire and the town of Tamworth, and that said sum be made a charge upon the State Aid Maintenance Fund for highways, and the State Treasurer is hereby authorized to pay the same out of said funds.

The report was accepted, the amendment adopted, and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 73, A Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the state highway department, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out in line 1 the following: "One thousand dollars (\$1,000)" and inserting in place thereof the following: "Five hundred fifty-nine dollars and twenty-five cents (\$559.25)" so that resolution as amended shall read as follows:

That the sum of five hundred fifty-nine dollars and twenty-five cents (\$559.25) be allowed and paid to George H. Elliott for expenses arising out of an accident suffered

by him while in the performance of his duties as an employee of the State Highway Department on or about August 5, 1925, and that said sum be made a charge upon the State Aid Maintenance Fund for highways, and the State Treasurer is hereby authorized to pay the same out of said funds.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Cheney of Laconia for the Committee on Judiciary, to whom was referred Senate Bill No. 31, An Act relating to primary elections and nominations of candidates, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The undersigned, a minority of the Committee on Judiciary, to whom was referred Senate Bill No. 31, An Act relating to primary elections and nomination of candidates, being unable to agree with the majority, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

JAMES P. RICHARDSON, FREDERIC E. SMALL, JOHN J. SHEEHAN, LAWRENCE F. WHITTEMORE, GEORGE H. DUNCAN.

Mr. Richardson of Hanover moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the bill and reports be laid upon the table and made a special order for Wednesday, March 16, at 11.01 o'clock.

On a viva voce vote the motion prevailed.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 57, A Joint Resolution for the continuation of the improvement of the River road so-called in the town of Litchfield, reported the same with the following amendment,

and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause, and inserting in place thereof the following:

That the sum of thirty-seven hundred and fifty dollars (\$3,750.00) for the year 1927 and a like sum for the year 1928, be and hereby is appropriated for the continuation of the improvement of the river road in the town of Litchfield leading from Manchester to Hudson, providing that the town of Litchfield appropriates thirty-seven hundred and fifty dollars (\$3,750.00) for each of the two years. These to be expended under the direction of the Highway Commissioner, and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84, Section 10 of the Public Laws.

The report was accepted, the amendment adopted, and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 65, A Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 48, An Act providing for the regulation of assistance to towns in maintaining Class I and Class II highways, reported the same in new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted, the bill in its new draft read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations under the rules.

Mr. Ahern of Concord for the Committee on Rules, reported the following entitled bill, House Bill No. 347, An Act in amendment of Section 27 of Chapter 324 of the Public Laws relating to the salary of the sheriff in Sullivan County, with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted and the bill read a first and second time.

On motion of Mr. Parsons of Franklin the rules were suspended, the printing of the bill dispensed with and the bill referred to a special committee consisting of the delegation from the county of Sullivan.

Mr. Small of Rochester for the Committee on Rules, reported the following entitled bill, House Bill No. 348, An Act in amendment of Sections 25 and 26 of Chapter 200 of the Public Laws relating to fishing in Newfound lake and to trolling, with the recommendation that the bill be referred to the Committee on Fisheries and Game.

The report was accepted, the bill read a first and second time, laid upon the table to be printed, and referred to the Committee on Fisheries and Game.

Mr. Richardson of Littleton for the Committee on Appropriations to whom was referred House Joint Resolution No. 89, A Joint Resolution to provide for a children's hospital at the New Hampshire State Sanatorium, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 109, A Joint Resolution in favor of George Sutton of Dummer for injuries received while in the performance of his duties as an employee on the state highway in the town of Millsfield, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Duncan of Jaffrey for the Committee on Judiciary, to whom was referred House Bill No. 279, An Act in amendment of Chapter 321 of the Public Laws, relating to jurors, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Hidden of Tamworth for the Committee on Towns and Counties, to whom was referred House Bill No. 307, An Act to authorize consolidation of towns, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

RESOLUTION

On motion of Mr. Ahern of Concord,

Resolved, That when the House adjourns this morning it be to meet on Monday evening at 7.30 o'clock.

Mr. Small of Rochester rose to a question of personal privilege.

On motion of Mr. Cilley of Manchester the rules were suspended and business in order at 3 o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Cilley of Manchester the rules were suspended and the third reading of joint resolutions by their captions made in order.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the state highway department.

House Joint Resolution No. 75, Joint Resolution in favor

of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium.

House Joint Resolution No. 111, Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mrs. Abbott of Brentwood at 11.27 o'clock the House adjourned.

MONDAY, MARCH 14, 1927.

The House met at 7.30 o'clock according to adjournment. The following letter was read by the clerk.

Woodsville, N. H., March 14, 1927.

Mr. Maurice H. Gordon,

New Hampton, N. H.

DEAR SIR:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me, and oblige.

Yours respectfully,

HAROLD K. DAVISON, Speaker.

On motion of Mr. Cloudman of Concord at 7.31 o'clock the House adjourned.

TUESDAY, March 15, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

PRESENTATION OF FLOWERS

Senator Swallow of District No. 16 on behalf of friends in the Legislature presented Councilor Albert J. Precourt a handsome basket of flowers.

LEAVES OF ABSENCE

Messrs. Schultz of Gilmanton, Martin A. Kelley of Manchester and Pederson of Claremont were granted leaves of absence for the day on account of important business.

Mr. Williams of Littleton was granted leave of absence for the week on account of important business.

Mr. Murdick of Keene was granted leave of absence for the day on account of sickness.

Mr. Sanders of Laconia was granted leave of absence for the week on account of sickness.

OPINION OF SUPREME COURT

Pursuant to a resolution adopted at the session on February 16, requesting the opinion of the supreme court as to the constitutionality of certain legislation as proposed in House Bill No. 180, An Act to provide for general revenue for the state of New Hampshire and the municipalities thereof, to be known as the General Revenue Bill and House Bill No. 300, An Act (a) to repeal paragraph 1, of Section 14 of Chapter 60, of the Public Laws, relating to the taxation of stock in trade (b) in amendment of Chapter 65 of the Public Laws, relating to the taxation of income from intangibles and (c) providing for the taxation of incomes from manufacturing and mercantile business carried on within the state, the following was received.

To the House of Representatives:

The undersigned, justices of the Supreme Court, make the following answer to the inquiries propounded in your resolution of February 16.

I. House Bill No. 180 appears to have been drawn with-

out any reference to the structure of our state government, and contains many provisions which could not be applied here. Its main purpose seems to be to establish a system of charges upon various vocations, avocations and acts. It deals largely with what are commonly known as occupation taxes. Section 3 divides these subjects of proposed taxation into one hundred and eighteen separate classes, each with one or more schedules of stated charges. Many of the occupations or acts thus sought to be levied upon involve only the ordinary transactions of private life. They contain no element subject to supervision either under the police power or as things affected with a public use.

The mere statement of the general proposition is sufficient to show that it unquestionably exceeds the legislative power. *State v. Express Company*, 60 N. H. 219. Even in jurisdictions where excises are authorized, the power to lay them does not extend to the imposition of a charge upon the exercise of a common right. *O'Kecfe v. Somerville*, 190 Mass. 110.

II. A. Making the price levied by the excise uniform would not meet the constitutional objections to the proposed act. Rate is but one of the essentials of a tax in this jurisdiction. Opinion of the Justices, 76 N. H. 609. Except in the case of the tax upon polls, taxes are required to be laid ad valorem. Rate and value are both essential elements of a valid tax. The provision for laving excises, contained in the constitution of Massachusetts, was omitted from that of New Hampshire. State v. Express Company, 60 N. H. 219, 249. "There is no warrant for the imposition of any other tax than one assessed upon a proportional and equal valuation of all the different kinds of property on which it is to be laid." Ib. 246. Amoskeag Company v. Manchester, 70 N. H. 336. No authority has been given to prescribe "an arbitrary imposition of specific taxes upon the objects named." Opinion of the Justices, 76 N. H. 588, 596.

The constitutional amendment of 1903 did not abrogate

or modify this feature of limitation upon the power to tax. "It seems clear that the people must have understood that they were called upon to vote upon a question of taxation so related at least to property taxation as to lead to the understanding, no special exception being made, that the rules with which they were familiar in taxation of that character were to be applied so far as possible." Williams v. State, 81 N. H. 341, 349.

II. B. The second division of your second inquiry involves power to tax franchises, not only in a general way, but also a detailed application to the one hundred and eighteen specifications of Section 3 and the added ones found in later sections. No bill presenting the form of legislation proposed, to which an answer to this inquiry could apply, has been submitted.

Broadly speaking, a tax cannot be imposed upon a corporation which would not be upon an individual similarly circumstanced. The power to tax franchises, granted in express terms in the amendment of 1903 (Const. Pt. 11, Art. 6), has reference to rights which may be considered to be property. The phrase "other classes of property, including franchises" admits of no other meaning.

It is settled that in this state the power to be a corporation is not an irrepealable right. It can be taken away at any time, and without compensation. Dow v. Railroad, 67 N. H. 1. Because of this, it might seem doubtful whether it could be considered to be property, in the constitutional sense of the term, so far as to be taxable under the grant of power contained in the amendment of 1903. But while the mere right to be a corporation is held by an uncertain tenure, yet the practical fact that it is very seldom interfered with may be sufficient, taken in connection with other features of the right, to permit such a franchise to be treated as property within the meaning of that term as used in the grant of the taxing power.

"The word 'franchise' * * * has various significations,

both in a legal and popular sense. A corporation is itself a franchise belonging to the members of the corporation; and a corporation, being itself a franchise, may hold other franchises, as rights and franchises of the corporation." *Pierce* v. *Emery*, 32 N. H. 484, 507. The franchise to be a corporation, is to be distinguished from the franchise to do certain things.

A franchise, or right to do certain things, giving a power to enter upon transactions which is not possessed by the people as of common right, is property. It cannot be taken away, except for a public use and upon compensation made. *Piscataqua Bridge* v. *New Hampshire Bridge*, 7 N. H. 35, 66. Such a franchise is taxable under the amendment of 1903. Whether it was not also taxable before that amendment was adopted is not material to the question now under consideration.

The franchise or privilege to do certain things may be granted to a corporation, an unincorporated association, a partnership, or an individual. *Opinion of the Justices*, 66 N. H. 629, 642. A tax laid upon it is subject to the constitutional rules of proportionality and reasonableness which apply to all taxes. *Williams* v. *State*, 81 N. H. 341. If the privilege is taxed when held by a corporation, it must be when exercised by collective owners associated together under some other form of agreement, or by an individual. Singling out corporations, and taxing them upon privileges, while permitting other holders of like privileges to go tax free, is a discrimination not permitted by the constitution.

"The rule placing 'natural persons and corporations precisely upon the same ground' of general liability to legislative control, is 'the only one upon which equal rights and just liabilities and duties can be fairly based.' Thorpe v. Railroad, 27 Vt. 140, 145. A railroad corporation is 'put in the same position a natural person would occupy if engaged in the same or like business. Its rights and its privileges in its business of transportation are just what those

of a natural person would be under like circumstances; no more, no less.' Stone v. T. L. & P. Co., 116 U. S. 307, 329. This is an application of the equitable principle that the corporate fiction does not operate beyond the purpose of its introduction." Dow v. Railroad, 67 N. H. 130.

If the bare franchise to be a corporation is to be considered as property, and therefore taxable, it could be taxed only upon an ad valorem basis. The valuation would necessarily be confined to an appraisal of the worth of the power to be a corporation, as distinguished from the power to do certain business. As before stated, if the franchise to do business is taxed to corporations it must be to others in like circumstances. The tax as against corporations only could be laid only upon the difference between the value of the right to do the specified business as a corporation and the worth of the right to do the same business as an individual, or under some other form of organization. Bartlett v. Carter, 59 N. H. 105. A tax laid upon corporation franchises as such, must be limited to a levy upon the value of the right to be a corporation, as distinguished from a right to do certain things.

To prevent misapprehension, it may be well to add that charges made for the grant of corporate capacity, or for its continuance, are justified upon other grounds than the exercise of the taxing power. As the grant could be withheld, it may be given conditionally. The same rule applies to all grants of special privileges. The extent of the power is well illustrated by the flowage law, as it existed in its earlier forms. That law did not even reserve the charge laid for the benefit of the state. It was imposed for the benefit of the landowner whose property was taken by the dam owner under the power of eminent domain. Payment was required, not only to the extent of the value taken, as required by the constitution (*Woolworth Company v. Berlin*, 82 N. H. 153), but also in the amount of fifty per cent in addition thereto. P. S. c. 142, s. 16. Attacks upon this

feature of the law were unavailing. "The statute is permissive. It confers a privilege which the defendants were at liberty to exercise or not as they saw fit. But they cannot take and enjoy the benefit without performing the condition on which it is given." Dow v. Electric Company, 68 N. H. 59, 60.

As before stated, the power to impose conditions upon grants is not to be treated as a power to tax, as taxation is understood in this jurisdiction. The mere fact that the condition may be imposed for the benefit of a private party is sufficient to show that the charge is not a tax, since taxes can only be laid for public purposes. Perry v. Keene, 56 N. H. 514.

Because the foregoing reasons convince us that the plan of taxation proposed by House Bill No. 180 is not constitutional, it has not been deemed necessary to examine the long list of occupations, etc., which the bill declares to be privileges, or to attempt to ascertain the validity of such a classification.

III. House Bill No. 300 provides for the taxation of certain incomes at a fixed rate, and your inquiry relates to the validity of the rate provision. This involves the consideration of the nature of an income tax, as compared with the annual estate tax, with a view to ascertaining whether the two are alike in every element which is involved in the determination of the quantity of taxation. It is already settled in this jurisdiction that the mere fact that the tax is to be computed by multiplying value by a rate does not, in and of itself, show that the tax is proportional to another tax which is computed by the same process. The decision that inheritance taxes are disproportionate to annual estate taxes (Thompson v. Kidder, 74 N. H. 89) disposes of any such contention.

One other element must always be taken into consideration. When and why are the taxes imposed? The incidence of the tax, as well as the amount of a single imposition thereof, is an indispensable factor in the consideration of the problem of the equality or inequality of the tax, when compared with another. To create a proportional tax "equality and uniformity were essential characteristics of every process that could be included under the term taxation." Williams v. State, 81 N. H. 341, 350.

It is here that equality ceases, as between the annual taxation of estates and the taxation of incomes when received. The former is a regularly recurrent tax, depending for its annual incidence upon the existence of the property. The latter is imposed only when the prescribed event occurs, no matter how long the property continues to exist. Estates are taxed once a year. Incomes are taxed whenever they move.

Depending as they do upon such widely divergent provisions for incidence, it is impossible to so correlate them as to produce one equal and proportional tax.

The object in requiring the use of a common rate is to insure the imposition of a proportionate burden. If such use will not lead to that result, because of an essential difference in some other factor of the problem, then the use of the common rate is not required. The mere fact that the common rate can be used is not enough to prove that it must be.

This reasoning has always been applied to the tax upon polls. For generations poll taxes were laid at the local rate and upon an arbitrary "valuation" of polls, which the legislature varied from time to time. Amoskeag Company v. Manchester, 70 N. H. 336, 347. But they never had such a relation to the tax upon estates as to require any such procedure. "Within the constitutional restrictions that all taxes must be proportional and reasonable, the persons who should be taxed upon their polls, and the relation between the poll tax and the tax upon estates rests in the discretion of the legislature. * * * * the constitution recognizes two classes of taxpayers—those paying upon polls and those

upon estates." Amoskeag Company v. Manchester, 70 N. H. 336, 346, 347.

In the application of this principle, the amendment of 1903 gives recognition to other classifications of taxability. That amendment is not an extension of the right to tax estates, but a grant of the power to tax in other ways. This is the foundation upon which the decision in *Connor* v. *State*, 82 N. H. 126, rests.

Before the adoption of the amendment, the power to tax estates was all inclusive. Because of this fact, it was held that the grant of power to tax "other classes of property" gave authority to enter upon new fields of taxation. The original grant exhausted the subject of estate as a source of taxation. The new grant was of something else. The generative source of the tax was to be different. That difference is one of kind, and not of degree. A new element enters into the incidence of the tax.

The annual tax is a burden placed upon ownership. No inquiry is made as to when the property was obtained, or whence it came. The income tax is a levy upon the receipt of property, and continued ownership does not subject it to a recurrence of the tax. It involves a different kind of taxability, and is to be treated as distinct from the estate tax. Like the poll tax, its relation to the estate tax rests in the discretion of the legislature.

It is said that the inherent lack of proportion between an annual tax upon estates and one upon inheritance lies in the fact that one tax is annual and the other at uncertain periods; and it is suggested that as to incomes there is no such uncertainty, that if they are taxed at uniform periods equality is possible and practicable. But it is an entire misconception of the transaction to call the income tax an annual one in the sense of something recurring annually year after year. It never recurs. The event occurs but once and the tax is imposed but once. The mere fact that the tax gathering period is divided into annual parts has no

effect on the amount of the tax. The tax would be the same whether levied annually, monthly or once in ten years.

Division of the levying periods by years, could be applied to inheritance taxes, just as well as to income taxes. In the case of each class one tax and one tax only is levied. Whenever the prescribed event occurs the tax is imposed. Property which becomes income today may do so again next week, or it may not for a generation. You pay one tax upon your income, while you pay a yearly tax upon your estate. The essential difference between the two forms of incidence was deemed to be so self-evident when the inheritance tax was under consideration that it was disposed of in a single sentence declaring that the disproportion was inherent in the nature of the tax. "All the decisions agree, as was held in effect in Curry v. Spencer. that an inheritance tax is not a proportional distribution of public expense upon the property of the taxing district." Thompson v. Kidder, 74 N. H. 89, 93.

It has been declared that the equality of the constitution is a practical one. It is not necessarily satisfied by applying a mathematical formula to essentially differing situations.

To say that taxation in part upon the corpus of estates and in another part upon income only is a means whereby a proportional tax is laid upon all, simply because all are computed at a common rate, is as indefensible as the plan proposed some years ago (and declared invalid) to tax growing timber upon a percentage of its value. *Opinion of the Justices*, 76 N. H. 609.

Taxation of incomes is permitted, not because such taxes can be correlated with annual estate taxes, but because taxes incapable of such correlation were authorized by the amendment of 1903. Such taxes being authorized, their lack of logical and practical relation to the estate tax is not a reason for declaring them invalid. *Conner v. State*, 82 N. H. 126; *Thompson v. Kidder, supra*. Neither is there occasion to limit the use of the new grant of authority by

concluding that where a seeming correlation can be effected it must be adopted, although the substance of proportionality would still be lacking.

This conclusion is not in conflict with the advice, given by the majority of the justices to the legislature of 1915, that the taxation of interest and dividends as estate must be at the same rate as that upon other estates. *Opinion of the Justices*, 77 N. H. 611, 616. That advice was based upon the proposition that such a tax could be supported under the original constitution. It was treated as a tax upon estate. So treated, the conclusion announced necessarily followed.

But the decision in *Conner v. State*, 82 N. H. 126 establishes the construction of the amendment of 1903 to be that power has been granted to tax incomes independently. "The incidence of the tax is to be determined by some fact other than mere ownership. This is illustrated by the named class of inheritances. They are property, and taxable each year as estate. They are taxed annually because of ownership. They are subject to another tax for another reason." *Ib.* 128, 129.

The further suggestion in the opinion of the justices above referred to that as to taxes not specifically named in the amendment ("income taxes or taxes of that nature") the rule as to proportionality with estate taxes must be applied (*Ib*. 616) was made without discussion of what was meant by the term "other classes of property" as used in the amendment. It having been determined in *Conner v. State* that the phrase had reference to something differing essentially from an estate tax, and that an income tax was within its scope, the idea that such tax must be made proportional with the estate tax is no longer tenable.

As before suggested, there is no occasion to search here for some fine distinction, or apparent but unsubstantial logic, upon which the suggested limitation upon the power to tax incomes could be sustained. The whole object of these constitutional limitations is to create some kind of equality in the distribution of the cost of government. Whether this object is better obtained by the early practice under the constitution which had some reference to ability to pay, or the later one of requiring that all taxes, except upon polls, be determined by taking the same percentage of value from all who were required to contribute, is immaterial to the present question. All have agreed that the equality sought is a practical one. But when one man is taxed upon the corpus of his estate and another upon his income only "the practical proposition that the taxes are out of proportion is unanswerable." Conner v. State, 82 N. H. 126, 131. A power to vary the rate, as between the two, is not a power to create disproportion where proportion existed before. It is our opinion that an income tax at a fixed rate is constitutional.

IV. A. and B. The rule is firmly established that all taxes of a given class must be laid at a common rate. This rule applies to annual taxes upon estates (Opinion of the Justices, 76 N. H. 609), and to inheritance taxes. Williams v. State, 81 N. H. 341, 351. The reasoning in the case last cited leads to the conclusion that the principles there enunciated must be applied in the taxation of incomes. The rate must be uniform.

IV. C. The question of the power to except a fixed amount of a class of property from taxation is also presented. By the terms of Section 2 of the bill, net income of merchants and manufacturers in excess of \$2,000 is taxable, and \$2,000 of the income from intangibles is exempt from taxation by Section 23. It has been questioned whether the term exemption is properly used in this connection, and the suggestion has been made that the form used in Section 2 is the more appropriate. Savings Bank v. Nashua, 46 N. H. 389, 395. The terminology used does not control. The substance of the provision must be considered.

The question is one of power to grant exemption. The exercise of that power is not to be defeated by the fact that the exemption will create inequality of taxation. Such inequality is the necessary effect of every exemption. Canaan v. District, 74 N. H. 517, 537, 538. Exemptions are justified as "an exercise of some of the other powers which provide for the common benefit, protection, and security, and which may be conveniently grouped under the name of the protective power." State v. Express Company, 60 N. H. 219, 257.

That there is power to exempt from taxation either by omitting a class of property "from the list of taxable estate or by expressly excluding it therefrom, cannot be denied." *Canaan v. Enfield, supra,* 541. The issue here is whether the proposed exemption comes within the reasons upon which the exercise of the power depends.

The real grounds of the present exemption appear to be those stated at the argument. The recipient of the small income is not in a position to pay, and the exemption tends to promote thrift. The question thus presented is whether such reasons can justify legislation limiting liability to taxation. That they have practical merit is undeniable. But that is not sufficient, if the constitution forbids such action.

So far as the practice under the constitution, and the decided cases go, they tend to sustain the conclusion that there is power to act in this way.

Exception from taxability, because of the amount of property involved, has been provided for in this state for nearly a hundred years. It is coincident with the first statute providing for a general appraisal of property for taxation. Laws 1833, c. 108. In this instance it applied to savings bank deposits of \$100 or less. The validity of the provision was put upon the ground of failure to tax. They were not included in the list of what was taxable. "I can have no doubt that the intention was * * * to encourage and favor small deposits in savings banks by re-

lieving them wholly from the burden of taxation, leaving them to stand in this respect on the same footing with other large classes of personal property, which are not liable to be taxed because they are omitted from the list of taxable articles." Savings Bank v. Nashua, 46 N. H. 389, 396.

Another case calls attention to several such statutory provisions and states the reason for sustaining them as follows: "The general object of all these exemptions is to promote the prosperity and welfare of the state. The policy is justified on the ground that the advantages arising from the exemptions largely exceed the disadvantages due to the inequality in taxation introduced by them, so that, upon the whole, the public good is promoted." *Pctition of Savings Bank*, 68 N. H. 384, 387.

In the *Opinion of the Court*, 4 N. H. 565, the power of the legislature to select the subjects for taxation is illustrated by the instance of the poll tax statute. "A tax of a particular sum, upon every poll in the state, might be easily laid, and would be, in one sense of the term, a proportional tax. But no person would suppose, that such a tax would be just and reasonable. No one would think that the polls of children, in their earliest infancy, or of idiots or distracted persons, were proper subjects of taxation." *Ib*. 570.

The reason for the distinction there sanctioned, the incapacity of infants and idiots to pay, as contrasted with that of men of mature years and sound mind, is much like that in the present instance.

Exemptions for a term of years, for the encouragement of manufacturing and other enterprises, date from 1786. State v. Express Company, 60 N. H. 219, 259. Doubts as to the validity of such enactments were created, or increased, by what was said and left unsaid in the Opinion of the Court, 58 N. H. 623. See also Opinion of the Instices, 70 N. H. 642. In cases where the invalidity of the statute would have been decisive, the point has been passed over,

without comment, invalidity of the exemption for other reasons being found in each instance. Company v. Gilford, 62 N. H. 503; Boody v. Watson, 63 N. H. 320; Portsmouth Shoe Company v. Portsmouth, 74 N. H. 222.

In Massachusetts, the validity of the discrimination created by exemption has been put upon the same ground that the exclusion of more general classes of property from the taxing list is upheld here. Such has been the practice, substantially from the beginning of the state government. Day v. Lawrence, 167 Mass. 372.

At a later time, and in an advisory opinion, the exemption of small incomes was said to be justified because "It is proper that one's income, to a reasonable amount, should be treated as necessarily consumed for the support of himself or of his family, so that only the excess above such amount should be regarded as property increasing his ability to pay taxes." *Opinion of the Justices*, 195 Mass, 607.

A general exemption is a law. A special exemption is a gratuity, or a contract made by authority of law. A general exemption is a part of the state policy of taxation. It is an exercise of the power of classification and may be changed at any time. Brewster v. Hough, 10 N. H. 138; Franklin Street Society v. Manchester, 60 N. H. 342. A special exemption is a favor granted to a particular party. If it contains the essentials of a contract, it cannot be impaired. Opinion of the Court, 58 N. H. 623.

It is as to special exemptions only that the element of some promotion of the public good, by the exercise of the protective power, is required. As to general exemptions, there is no limitation of the legislative power, save those applying to all classifications of property as taxable or non-taxable. If the distinction made is a reasonable one, in the sense that it may be deemed to be just, it is sufficient. *Opinion of the Court*, 4 N. H. 565, 569, 570. Pertinent applications of this test are found in the inheritance tax. Nearness of re-

lation to the decedent was held to furnish "good reasons why the passing of property * * * * should not be subject to an exaction by the state." Thompson v. Kidder, 74 N. H. 89, 97. In 1913 the legislature were advised that in the taxation of money at interest, the line might be drawn in favor of money loaned upon local real estate mortgages at a rate not exceeding five per cent. Opinion of the Justices, 76 N. H. 609.

In view of the foregoing, we now incline to the opinion that the general provision that incomes up to \$2,000 shall not be taxed while those above that amount shall be, is a proper exercise of the legislative power to determine what classes of property shall be taxable.

A provision that all of one class of income should be taxable and that as to another class only income above a stated amount should be, presents a more difficult question. Such legislation approaches a step nearer the line which divides reasonable classification from unreasonable discrimination. Sanction for such procedure may be found in the practice before referred to of providing specific exemptions of fixed amounts as to certain classes only of property taxed as estate. If those provisions are valid, the conclusion seems to follow that a provision making incomes from trade and manufacture taxable *in toto*, and those derived from intangibles taxable only as to that part which exceeds a certain amount, are also valid.

The exemption of money at interest at a five per cent rate, if the security was a local real estate mortgage, did not make illegal the taxation of money loaned at the same rate, when unsecured, or when secured by a chattel mortgage, or when loaned at a higher rate. As money at interest could be thus classified, and one part made taxable while the other was not, it appears to us that incomes may be so classified for any just reason. And in describing the limits for the taxability of one class of income it is not essential to use all the boundaries set up for another class. *Citizens Telephone Company* v. *Fuller*, 229 U. S. 322, 332. If

there is such a difference between the two classes that one could be taxed and the other left tax free, it would seem to follow that a legitimate exception might be made applicable to one and not to the other, whenever a just ground for distinction exists.

The cases discussing the constitutional guaranties of equal rights and impositions of equal tax burdens deal very largely with questions of double taxation, the meaning of the term estate, equality of valuation and uniformity of rate. They have little or no concern with the exercise of the selective power of the legislature. What is said in those cases as to equality and proportionality is to be read in the light of the subjects then under consideration. does not necessarily apply to the extent of a selective power, any exercise of which must result in inequality of tax payment. Inequality of taxes laid is forbidden, but inequality caused by taxing some property and not taxing other is permitted. As to the relation of one part of a tax to another, the rule of proportion is a mathematical one. Two things are there required, an equal valuation and a uniform rate. Opinion of the Justices, 76 N. H. 609. But in the determination of what shall be taxed the rule is disregarded. This is necessarily so.

It is very likely true that a more complete attainment of justice in the distribution of the tax burden, in the exercise of the legislative power of selection, could be reached if the discretion allowed were greater than it is. If, for example, the taxation of certain property on a percentage of its value, or at a lower rate, could be adopted, the result might be more just than either taxing it on full value or excepting it from the list of taxable estate. But since this is not permitted, the more primitive method has to be used. In this situation, the fact that there may be something of injustice in the plan adopted does not prove that it is forbidden.

The reasons which may justify the use of the selective power as to the subjects for taxation may be as various as the motives which induce any rational action. The caution expressed a hundred years ago, that taxes must be laid not only proportionally but also in due proportion, has reference to something besides a problem in mathematics. In that exact science, nothing is added to proportion by saving that it is due proportion. The meaning intended is that a just reason must exist for the selection of the subjects for taxation. When it can be seen that there are reasons for the action taken or proposed which may fairly be thought to be of that class, the court has no power to decide that the action cannot be taken. The case then is simply one described in that opinion. "To establish the rules by which each individual's just and equal proportion of the tax shall be determined, is a task of much difficulty, and a very considerable latitude of discretion must be left to the legislature on the subject. * * * * and this discretion has always been exercised by the legislature.

Within the limits of this discretion, as to the selection of proper subjects of taxation, * * * * the authority of the legislature is, without question, supreme." Opinion of the Court, 4 N. H. 565, 570.

The problem of legislative power to make quantitative exceptions from taxability is a difficult one. There are substantial arguments for either view. There are difficulties in attempting to define limitations, if the power is thought to exist. It is manifestly impossible to give the subject adequate consideration in the time that can be taken before an answer to your inquiries must be returned. But it has seemed to us to be in conformity with the duty laid upon us by the constitution to express to you such tentative views on the subject as we now have, with a repetition of the caution that the opinion given is not a judicial decision of the questions propounded.

ROBERT J. PEASLEE, LESLIE P. SNOW, THOMAS L. MARBLE, OLIVER W. BRANCH.

March 15, 1927.

With the opinion of the justices advising that House Bill No. 180 is unconstitutional I agree. With the opinion advising that House Bill No. 300 does not conflict with the constitution I also agree, except in regard to the special rate of taxation for incomes. In my opinion the legislature has no power to subject incomes to any different rate from that laid on general property.

The question is one of construction, and we are called upon to say what we think the people meant in the language they used in the 1903 amendment to the constitution. This ascertainment of their intention as expressed and embodied in that language is to be determined in the light of the situation then existing.

The constitution provides that "full power and authority are hereby given and granted to the said general court * * to impose and levy proportional and reasonable assessments, rates and taxes, upon all the inhabitants of, and residents within, the said state; and upon all estates within the same." Constitution, Part II, Art. 5.

"Taxation as understood here when the constitution was amended [1903] meant equal treatment to every one and meant, when property was the basis or measure of the tax, a uniform rate, and it was also understood that equality and uniformity were essential characteristics of every process which could be included under the term taxation." Williams v. State, 81 N. H. 341, 350.

The requirement that taxes shall be proportional was not repealed by the 1903 amendment, but remained in force without change. And it is not questioned that the new subjects of taxation which the amendment authorized are each controlled by the unamended and continued requirement of equality, so far as their nature permits. The decided cases of *Thompson v. Kidder*, 74 N. H. 89, *Williams v. State*, 81 N. H. 341, and *Conner v. State*, 82 N. H. 126, all hold that the amendment made no abridgement or exclusion of the equality requirement in its application to the new fields

of taxation which the amendment opened, except to the extent necessary to make the amendment operative and effective. Equality was demanded after the amendment as much as before, unless the amendment by necessary implication called for its disregard. "It was understood, in 1903, that additional powers of taxation were being granted, and that existing constitutional limitations necessarily in conflict with the new grant, were to be disregarded." Conner v. State, supra, p. 129. "Whatever disproportion is necessarily created * * * * is permitted." Ib. p. 131. "The conclusion seems irresistible that in 1903 it was understood additional power of taxation was being granted and, no special exception of existing constitutional provisions being made, only such provisions can be disregarded as are necessarily in conflict with the power granted." Williams v. State, supra, p. 350.

It thus appears that no argument can be maintained that because taxes authorized by the 1903 amendment require elements or features of disproportion in certain respects, the equality clause of the constitution is not generally or otherwise applicable to them. On the contrary equality is demanded except in such particulars and respects as do not permit it. It is the rule, and not the exception. While subject to exception, the exception is limited to the necessity for it.

The question is here presented whether an income tax is inherently of such a nature that to give it its constitutional scope, equality as between it and the general property tax is to be ignored. May the equality test be applied to the general classes or groups of taxable subjects in their relation to each other, as well as in relation to the different kinds or divisions into which any general class or group may branch? And specifically, may there be correlation and co-ordination as between the general property tax and the income tax? That the doctrine of equality is to be applied mutually among the groups as well as separately

as to each group considered by itself, if it may be, is not understood to be questioned. Whether or not it may be is to be considered.

Argument is made that because general property and incomes are inherently different in nature, a common measure of their taxation is inherently impossible. And the argument is sought to be reenforced by applying the rule as to inheritance taxes as not only analagous but as also parallel to income taxes. No question of the validity of the premises involved in this argument is made. Much that is said in the minority opinion of Opinion of the Justices, 77 N. H. 611, as to the character of an income right in contrast with general property has been adopted in Conner v. State, supra, and that incomes are taxable only under the 1903 amendment, and not as general property, is not now open to argument. Nor is the law as established by Thompson v. Kidder, supra, that inheritances by reason of their nature are not subject to the general property tax rate doubted. But the conclusion that the inherent difference between incomes and general property is such as to prevent them from being subject to a common and equal tax rate is regarded as an arbitrary declaration rather than as a logical deduction.

In Thompson v. Kidder, supra, it was held imposible to assess an inheritance tax in proportion. But the case does not hold that the impossibility arises from the mere fact that an inheritance is a different class of property from an "estate", the constitutional word for general property. The distinction between the right to receive particular property by inheritance and the right to the property as its owner when received is more philosophical and speculative than practical. In either view the value of the right is measured by the value of the property. The right to inherit particular property takes effect on a particular event, it is instantly exercised, and the fact of its existence and exercise at once and thereby changes it into a right of own-

ership. And as commonly and generally understood in a popular sense, inheritances relate at least as much to the ownership of property inherited as to the right to become the owner of such property. The momentary right thus to acquire property has the effect of immediate termination of the right by its translation into the right of ownership. As soon as the heir becomes the owner of property inherited, the property is a part of his estate and taxable as such.

Since property may be taxed because its owner inherited it and since it is taxable to that owner as general property as soon as the inheritance takes effect, it follows that the constitution as amended permits the double taxation of such property for all practical purposes. If the incidence of inheritance as to particular property happens to take place a number of times in a given period for the taxation of general property, the disproportion becomes all the greater. A piece of property successively charged with a tax for each event of its inheritance during a normal tax period and also taxed as general property for that period necessarily is taxed out of proportion to a similar piece of property not thus inherited or inherited a less number of times during the period. So that even if the inheritance tax rate and the general property tax rate were made the same, the disproportion would remain general and substantial. The incidence of the tax for any normal tax period is in the nature of things uncertain and irregular, and so as to make proportion with the general property tax actually impossible. The inheritance tax is assessed on the full value of the property, and reducing the disproportion would not affect the substantial and inherent character of the tax as disproportionate. It would be a change of degree but not of character.

Moreover the authority generally to tax inheritances as an expression of the popular will to obtain a new source of revenue meant adoption of the general understanding which prevailed at the time of the amendment that such taxation implied special and independent rates. It was a form of state rather than local taxation, and its isolation from, rather than connection with, the taxation of general property was obviously in the contemplation both of the framers of the amendment and of the people who adopted it.

It is therefore regarded that the court in *Thompson* v. *Kidder* held an inheritance tax impossible of proportion with the general property tax by reason of its inherent nature, on practical rather than technical grounds.

The situation in regard to the taxation of incomes as authorized by the 1903 amendment is different in important and substantial respects from that in regard to the taxation of inheritances. It had then been definitely decided that inheritances could not be taxed without amending the constitution. Curry v. Spencer, 61 N. H. 624. There was at the same time much doubt if and how far incomes were taxable. The tax history of the state showed this both in practice and in court decisions. The removal of the doubt was one purpose of the amendment, and its effect in subjecting incomes to taxation as a class of property other than "estates" is clear and unquestioned, as already stated. But while authority to tax incomes meant that they should bear some part of the burden of public expense, it did not mean a restoration of the early practice of taxation in proportion to income rather than in proportion to value. The purpose of the amendment was to add to the subjects of taxation, and not to affect already existing subjects. It was not a displacement or change, but an extension, and an undertaking to spread the range of taxation with all possible equality. If equality as between general property and income might be applied in substantially the same way as it was applied as between different classes of general property, it was to be done. Such is believed to be a fair statement of the intent of the amendment. That the income tax rate may be more or less than the general property tax rate is, it is considered, not shown merely because incomes are not estates or merely because an inheritance tax from its nature cannot serve its full constitutional scop" under the rate for general property.

It is true that incomes have certain similarities to in heritances. Incomes are strictly incidences of property rather than the property itself, and relate to events rather than ownership, as is set forth in the minority opinion in Opinion of the Justices, 77 N. H. 606. But this comparison between incomes and inheritances and the contrast between them and property owned does not prove either that proportion between them and general property may not be observed in taxing them or that the 1903 amendment in tended that proportion should not be thus observed if it might be. As stated in the minority opinion just cited, "It is at once conceded that the people might provide in their constitution for the use of both measures [of amount and possession as to general property and of amount and time as to income] in laying taxes; that is, there might be classification of property, rights, and privileges for the purpose." The opinion admittedly went no farther than to advise that incomes were not to be treated as general property and made taxable as such, and it is of course to be conceded that if the amendment had in terms provided that incomes should be taxed at the same rate as general property, the clause would have validity and binding force. In the general constitutional provision that taxes shall be proportional it would seem that the requirement had been made as definitely as though such suggested terms had been expressed if to do so does not destroy or impair its purpose. What is implied is no less a part of any words, oral or written, than what is expressed. And since the scope of the amendment is to be restricted by equality if it may be done without weakening its purpose, ascertainment of its purpose is called for

Income, as to the person receiving it, may in a general way be regarded as the birth of property. Its source may or may not be other property. It may be the earnings for work or service as well as the earnings of other property. and it may come from a combination of the two sources. As soon as it is received it is property in ownership. After its

receipt the owner either spends it or keeps it. More income is spent than kept, and men in general save but a small part of their income. If the owner keeps it, it becomes a part of his general property and is taxable as such. It can be taxed only once because it either ceases to exist or becomes merged into general property. The value of the income right is measured by the amount of income received during the period. Income derived from other property in a normal period is in general experience small in comparison with the value of the property and is roughly in average with the normal rate of interest for the use of money.

These elementary considerations call for mention only for their bearing on the understanding of the people in their adoption of the amendment. Whatever technical definement of income is to be made, the popular will was that property received as income should be subject to a tax because it was thus received. That such property was thereby and for that reason to be only separately classified in respect to equality was not, however, intended if, notwithstanding its inherent and distinctive characteristics, equality in correlation with the general property tax might also be applied.

A house, a horse and an income may be each conveniently, effectively and practically taxed at the same rate. The house and the horse must be. Why not also the income? It is true the income may not be on hand at the taxing date, but if it was in hand during the taxing period, that is, since the last preceding taxing date, its postponement of taxation to the date of taxing the house and the horse presents no difficulties. Effectiveness and equality are thus both maintained and preserved. It it also true the income thus taxed may not be retaxed as such. That is immaterial. The house may burn and the horse die.

In inheritances the right comes casually and by the accident of another's death. It comes once, or more than once, or not at all, in a given tax period. This uncertainty of incidence inevitably spells disproportion. But in incomes the right comes definitely and only once in each tax period. If

taxed as thus accrued, a proportionate tax with general property does not make the tax ineffective. Nor does such a tax fall short of the purpose of the amendment, unless disproportion was intended, as to which there is no satisfactory evidence.

That the income may vary in different periods is also immaterial. So may one's general property. And that the owner may have no income in some periods may also be said as to his general property. Certainty of the incidence, rather than duration, meets this test of correlation.

A stock in trade bears substantial analogy to the income right. As taxed no particular item of a stock in trade is valued, but the average value for the tax period is assessed. The particular stock varies and shifts and as itemized property may not be at all or only in small part on hand to be taxed more than once. If the stock is perishable in character, its limitation as identical property to one tax is especially manifest. That other property of the same kind may take its place so as to keep the stock continuous does not mean that the same property is retaxed. Different property of the same kind is successively taxed. In comparison, one's income may be continuous in the sense that an income is received in successive tax periods, though a particular income in the sense of the right to receive particular earnings can have no continuous or extended duration. Stocks in trade have always been treated as estates and comparable as to equality with other forms of estates. It would seem that an income right may in general be treated from this standpoint of a single and temporary exercise in the same way as a stock in trade, not taxed as to the items making it up but on a figure representing its average value for the tax period, and with the items wholly or largely changed in the next period. In other words, the stock in trade, tax involves the use of the element of time as well as of quantity to measure its value the same as in the case of incomes.

If federal law permitted patents to be taxed, a question as to which no opinion is expressed, the constitution by virtue of the amendment would permit their taxation as a class of property other than estates. As a right in the nature of a privilege or license, a patent would not be classed as general property. But it would manifestly be subject to equality with general property in its taxation, and this again shows that the mere fact of difference in classification as between property owned and in other forms does not prevent the application of equality as between the classes.

As the constitution as amended stands, both a rented building and the rent therefrom may be taxed. Both a bond and the interest thereon may be taxed. If the building and the rent, or the bond and its interest, may be taxed at different rates, then the constitutional guaranty of equality which the people in 1903 thought they were saving was practically swept away in large and important areas of ownership. If the income in such a case may be unlimitedly taxed, the effect is not only to place a heavy burden on the income but indirectly on the property from which it is derived as thereby made unproductive.

A proportionate income tax controls and restrains such a result while a disproportionate one at least opens the doors for it. That the people, at all times expressing their will to enforce equality so far as possible, intended to permit such a situation does not seem a reasonable conclusion if any other can be drawn. While the constitution requires reasonableness as well as proportionality, yet the legislature is its own judge of what is reasonable within all possible limits, and if proportion is not required, then disproportion cannot be regarded as unreasonable, whatever its results. To say that the legislature is not likely to pass such legislation does not answer the question of its constitutional authority to do so. And this power to tax separately both property and the income derived from it, rather than being proof of power to tax them without relation, tends to show the purpose of restriction in relating them with a common rate.

It is conceded that some disproportion cannot be avoided. To the extent income is saved and thus merges into gen-

eral property, there may be double taxation on the property as income and on it as owned. But this disproportion is slight, unimportant, and comparatively negligible. limited and restricted, and not general. As to a given income, double taxation happens but once at most, since an income is only once capable of taxation as such. And as already stated, an income is small in amount as compared with the value of any property from which it is derived, and also is usually wholly or largely spent without becoming taxable to its recipient as property owned. Necessary disproportion is one thing, and that which is unnecessary another. And some limited unavoidable measure of disproportion does not prove a purpose of a general disregard of proportion. In the separate consideration of incomes among each other some slight disproportion is encountered, and as is said in Conner v. State, supra, p. 132, such a "situation is a necessary incident to the imposition of an income tax; and authority to deal with it in a reasonable way goes with the power to lay such a tax."

The argument that the income tax is in nature comparable with the poll tax seems deserving of little merit. A poll is of such an unrelated character that there is no standard for determining its value. Because there is no standard all polls may be given a uniform and the same value. The legislature may accordingly place any value on a poll that it sees fit in reason. It is therefore immaterial whether it places a prescribed value on a poll to be taxed at the general rate or fixes the amount of the tax on it from which a value may be computed. In either case its assessment of the value of the poll, direct in the former and indirect in the latter, is an incidental exercise of its constitutional power to tax polls. But an income right is measured strictly and only in value by the income received, and is on all fours with general property in this respect. The legislature may no more determine the value of an income than it may of a given class or piece of property. While it may place a uniform value or the same amount of tax on all polls, it may not do so as to incomes.

It is argued that an income tax may be assessed out of relation to the times for assessing estates. Assuming that this is so, it is not perceived how it proves anything. Whether a tax is laid on an income as accrued in a normal tax period or as accrued in a shorter or longer period, the net result is the same, aside from the negligible factor of variation in the tax rate if the rate is made to conform to the general property tax rate. The tax on an annual income amounts to the same as the total of separate taxes on each portion of an income received in any prescribed divisions of a year, and a tax levied only once in a number of vears amounts to the same as the total of annual taxes levied on the respective income of each year of the number. Alteration of the period necessarily alters the value of the income for the period, and since no particular income can be taxed as such but once and must be taxed on its value, the final result in taxing it is the same as in the employment of an annual period. It is said that the tax would be the same, however often or infrequently levied. This concedes that an annual tax is no more and no less productive than on some other periodic basis, and it follows that practical comparison and adjustment with estate taxes is not thereby frustrated.

If it is intended to be claimed that the right to levy an income tax at other than annual periods carries with it the right to make a special rate because there is no tax on general property except once a year, the answer is that the legislature may if it sees fit levy the general property tax at other than annual periods. There is no constitutional objection to its so doing. Correlation is not disproved because the legislature may adopt a course which results in disproportion. The question is whether it has power so to do. The argument assumes that because an income tax has been authorized without the express limitation for the tax

period therefor to be uniform with that for general property, inherent inequality is proved. The answer is that the periods may be correlated, and there is no inherent difficulty in making them so. The assumption begs the question because it assumes a possible basis for inequality as though it were authorized, when the question is whether any basis productive of inequality is authorized.

No one can say that the present income tax law with the same rate as that of the general property tax has not been operative and effective to produce substantial revenue with slight cost of collection and facility of administration That there may be a practical correlation between an income tax and the general property tax seems self-evident. It is far greater than in the case of the inheritance tax in its capacity to produce revenue with a rate nearly twice as high for the latter. In its practical working there is nothing to show that there was any general understanding that income taxes were independent of general property taxes, as inheritance taxes were, when the amendment of 1903 was adopted. When experience has demonstrated that the equality test is of possible application in a practical way, with substantially as much correlation as between different kinds of general property, the fallacy of the argument that equality cannot apply by reason of inherent differences between incomes and general property would appear also to be demonstrated.

The considerations show that the income right is much more closely allied with ownership than the incidence of inheritance. The distinctions make an altogether different situation and call for its treatment as a supplementary rather than independent subject of taxation. The gulf of separation is so narrow that it may be readily bridged, whereas as to inheritances, the gulf is too wide. The elements of incompatibility which arise from the nature of inheritances are serious and substantial, while those arising from the nature of incomes are unimportant and slight, in making adjustment by way of co-ordination. Practical ap-

plication does not result in such adjustment as to inheritances, while it does as to incomes. And popular understanding is to be tested by practical notions and workings of things.

It is recognized that the question presents difficulties and that opposing views have weight and force, if they are not persuasive and prevailing. But with full consideration of them it is believed that technical distinctions and legal theories of refinement do not guide to the ascertainment of the meaning of the amendment as to its scope and limitations. Definitions and rules are far from conclusive to show intent and meaning.

The difficulty lies in a clear understanding of the extent of the limitation intended to be placed on the new grant of power given by the 1903 amendment. Considered broadly and in summary, retention of the equality clause of the constitution meant its application to the amendment when application was reasonably practical without destroying the purpose and effectiveness of the amendment. Proportionality was thus to be applied to each new subject of taxation. That has been decided. That it should also be thus applied in correlation would seem to have been as much intended. That it was in the people's mind that equality should apply as between different classes and kinds of estates but not as between estates and other forms of property should be shown by more than the mere fact of such difference.

Equality, as already stated, was then an accepted doctrine firmly established. Its force and extent in general application was well understood. And its retention was well understood. The new subjects of taxation were understood to be under its restriction. That it was understood that the restriction was not to apply in the relation of the old and the new subjects as between each other should not be held as an arbitrary exception or on technical grounds. If the popular will as expressed by the amendment can be given practical validity and effect without disregard of the equality test, it should be. That the people understood that

while property as owned should be treated on a proportionate basis and while income should be thus treated, yet the proportion might be disregarded as between them, seems an unnecessary distinction contrary to a practical and reasonable construction of the amendment. And it is believed that the demand for equality to be applied when it may be should be determined in the light of practical considerations, as the standpoint of those whose language the amendment is. Equality being required if it may be applied, and it being shown that as a practical matter it may be except in unimportant details without destroying the purpose of the amendment, disregard of it would seem a disregard of the constitution. Its order is that what can be done in applying equality shall be.

JOHN E. ALLEN.

The reading having commenced on motion of Mr. Ahern of Concord the further reading was dispensed with and the clerk instructed to procure 1,000 copies of the opinions printed for the information of the House.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills and resolution:

Senate Bill No. 16, An Act in amendment of Section 1, Chapter 316, Public Laws, relating to the superior court.

Senate Bill No. 36, An Act in amendment of paragraph IV, Section 1, Chapter 99 of the Public Laws, relating to motor vehicles.

Senate Bill No. 37, An Act in amendment of Chapters 100 and 102 of the Public Laws, relating to motor vehicles.

Senate Bill No. 38, An Act relating to solemnization of marriage.

House Bill No. 37, An Act relating to motor vehicle insurance.

House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws, relating to bounties on wild cats.

House Bill No. 73, An Act relating to the highway extending from Maine line.

House Bill No. 98, An Act in amendment of Section 68, Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies.

House Bill No. 183, An Act in amendment of Section 16, Chapter 192 of the Public Laws, relating to public forest lands.

House Bill No. 193, An Act in relation to forest protection and burning property.

House Bill No. 296, An Act relating to the issue of prior preference stock by Boston & Maine Railroad in exchange for certain of its bonds.

House Joint Resolution No. 21, Joint Resolution for the purchase and installation of a refrigerating plant at the state hospital.

The report was accepted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 110, A Joint Resolution in favor of erecting a memorial at the New Hampshire end of the Memorial bridge at Portsmouth, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 90, A Joint Resolution in favor of the New Hampshire state sanatorium, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend said House Joint Resolution by striking out all after the enacting clause and by substituting therefor the following:

That the sum of eight thousand one hundred dollars

(\$8,100) be and the same is hereby appropriated for the New Hampshire state sanatorium, to be expended, under the direction of the trustees of said institution, in accord with plans and specifications to be approved by the governor and council for the following purposes: The sum of not exceeding six thousand dollars (\$6,000) for changing the steam system and resetting boilers; the sum of not exceeding twenty-one hundred dollars (\$2,100) for the purchase of the French place, so-called. The Governor is hereby authorized to draw his warrant for said sums.

That the sum of five thousand dollars (\$5,000) be and hereby is appropriated for the improvement of the highway leading from Glencliff station to the New Hampshire state sanatorium, said sum so appropriated shall be expended under the direction of the highway commissioner and shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 94, An Act in amendment of Section 59, Chapter 275 of the Public Laws, relating to the tax on foreign insurance companies, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 171, An Act relating to forms for insurance policies and contracts, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of said bill by striking out the following words: "The commissioner may designate the language, form or description of such policies, certificates, contracts and endorsements and shall in every case approve or disapprove of such copies" in lines 6, 7, 8, 9 and 10 of the printed bill and inserting in place thereof the following: "The

insurance commissioner may require the language in a policy relating to the nullification to appear in such type and place as, in his opinion, will make it clear and comprehensive to the assured. The commissioner may also require such other changes as, in his opinion, seem warranted for the protection of the public. Upon receiving notice from the commissioner that a policy does not conform to the best interests of the public the company may require the commissioner, in the event of subsequent action in court, to submit his reasons in writing for requesting the change in the policy."; Further amend said section by adding at the end thereof the following: "The provisions of this section shall not apply to fidelity and surety bonds nor shall it apply to life policies, certificates, contracts or endorsements except to the extent of filing with the commissioner copies of such life policies, certificates, contracts or endorsements," so that said section as amended shall read as follows:

SECTION 1. Amend Chapter 271 of the Public Laws by adding at the end of said chapter the following new section: 22. All insurance companies or associations authorized to do business in this state shall file with the insurance commissioner copies of all policies, certificates, contracts and indorsements. The insurance commissioner may require the language in a policy relating to its nullification to appear in such type and place as, in his opinion, will make it clear and comprehensive to the assured. The commissioner may also require such other changes as in his opinion, seem warranted for the protection of the public. Upon receiving notice from the commissioner that a policy does not conform to the best interests of the public the company may require the commissioner, in the event of subsequent action in court, to submit his reasons in writing for requesting the change in the policy. Such companies or associations are prohibited from using policies, certificates, contracts or indorsements disapproved by the commissioner. The commissioner may, after notice and hearing, revoke the license of any company or association failing to comply with the provisions of this section. The provisions of this section shall not apply to fidelity and surety bonds nor shall it apply to life policies, certificates, contracts or endorsements except to the extent of filing with the commissioner copies of such life policies, certificates, contracts or endorsements.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Mr. Duncan of Jaffrey for the Committee on Judiciary, to whom was referred Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical Society, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Duncan of Jaffrey for the Committee on Judiciary. to whom was referred House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty year serial bonds, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Pingree of Berlin for the Committee on Public Health, to whom was referred House Bill No. 247, An Act relating to the vaccination of school children, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The undersigned, a minority of the Committee on Public Health, to whom was referred House Bill No. 247. An Act relating to the vaccination of school children, being unable to agree with the majority, reported the same with the recommendation that the bill ought to pass.

GEO. H. NASH, E. B. HASKELL, E. P. EDWARDS. Mr. Nash of Concord moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the bill and reports be laid upon the table and made a special order for Tuesday, March 22, at 11.01 o'clock.

The question being on the motion of Mr. Nash.

(Discussion ensued as to time)

On a viva voce vote the motion did not prevail.

The question being on the motion to substitute the report of the minority for the report of the majority.

On a viva voce vote the motion did not prevail.

The question being on the resolution reported by the Committee.

On a viva voce vote the resolution was adopted.

Mr. Burkett of Concord for the Special Committee consisting of the Delegation from the city of Concord, to whom was referred House Bill No. 272, in new draft, An Act in amendment of the laws relative to the Union School District in Concord, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend Section 5 of said bill by inserting after the word "District" in the second line of said Section the words "at which check lists are used as herein provided," so that said section as amended shall read as follows:

SECT. 5. At all annual elections in said Union School District, at which check lists are used as herein provided, the polls shall be open for a period of not less than four hours and for such further time as the moderator may determine, and shall not be closed earlier than seven o'clock P. M., and there shall be inserted in the warrant for the meeting such statement of the hours of the opening and closing of the polls as the moderator shall indicate. Upon petition addressed to the moderator and signed by not less than seventy-five legal voters of said District, presented in January, or if the District at any annual meeting shall have

voted that check lists be used at future meetings, balloting for officers herein named shall be conducted by the use of check lists under the direction of the moderator. Such check lists shall be the check lists of the various wards of the city of Concord, any part of which lies within Union School District, as corrected and used at the preceding November election, corrections being made so as to exclude from such check lists voters who are not resident within the limits of the District. The supervisors of the various wards, shall, upon request of the moderator, deliver to him a true copy of the check lists of their respective wards corrected as above provided, and such supervisors as he may request shall attend said meeting and assist in checking the voters on such lists. The District shall pay to the supervisors attending such meeting the sum of ten dollars, which shall be in addition to their regular annual salary. If it shall appear to the moderator that the name of any person who is entitled to vote in District meetings has been omitted from such check lists, he may, upon proof satisfactory to him of the qualification of such person, direct that the name of such person shall be added to the check lists for the purpose of voting at such District meeting, and such person shall thereupon be allowed to cast his ballot at such meeting. No person shall be denied the right to vote at school meetings because of removal from one ward to another within the District.

Further amend said bill by striking out in Section 9 thereof the words and figures "January 1, 1928" and inserting in place thereof the words "upon its passage," so that said section as amended shall read:

SECT. 9. All acts and parts of acts inconsistent with this act shall not apply to said Union School District, and this act shall take effect upon its passage.

The report was accepted.

On motion of Mr. Burkett of Concord the reading of the amendments was dispensed with.

On a viva voce vote the amendments were adopted.

On motion of Mr. Foster of Concord the rules were sus pended and the bill made in order for a third reading at the present time.

On motion of the same gentleman the rules were further suspended and the third reading of the bill by its title made in order.

The bill was then read a third time and passed and sent to the Senate for concurrence.

BILL FORWARDED

House Bill No. 148, An Act relating to liens of mechanics and others on public works and in amendment of Section 12, Chapter 217 of the Public Laws.

Taken from the table and ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 37, An Act relating to motor vehicle insurance.

House Bill No. 52, An Act in amendment of Chapter 197 of the Public Laws, relating to bounties on wildcats.

House Bill No. 73, An Act relating to highway extending from Maine line.

House Bill No. 98, An Act in amendment of Section 68, Chapter 283 of the Public Laws, relating to a fee for the filing of annual statements by fraternal benefit societies.

House Bill No. 296, An Act relating to the issue of prior preference stock by Boston and Maine railroad in exchange for certain of its bonds.

House Joint Resolution No. 21, Joint Resolution for the purchase and installation of a refrigerating plant at the State Hospital.

The message further announced that the Senate refused

to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 133, An Act in amendment of Sections 1, 5 and 7, Chapter 157 of the Public Laws, relating to hawkers and peddlers.

House Bill No. 164, An Act changing the name of the highway designated as "East Side" to "John Langdon."

House Joint Resolution No. 16, Joint Resolution for the promotion of the poultry industry in New Hampshire.

House Joint Resolution No. 74, Joint Resolution appropriating money for extraordinary repairs and improvements on the State House and Grounds.

The message further announced that the Senate had voted to sustain the veto of his Excellency Gov. Huntley N. Spaulding on Senate Bill No. 18, An Act to establish a continuous highway from Vermont state line at Walpole to a junction with the Monadnock road at Walpole village.

The message further announced that the Senate had voted to concur with the House of Representatives in its amendment to the following entitled bill.

Senate Bill No. 2, An Act in amendment of Section 2, Chapter 198, of the revised Public Laws of 1925, relating to deer.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 34, An Act relating to assistants in the office of the purchasing agent.

Senate Bill No. 41, An Act relating to conditional sales of personal property.

Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading.

SENATE BILLS READ AND REFERRED

Senate Bill No. 34, An Act relating to assistants in the office of the purchasing agent.

Read a first and second time and referred to the Committee on Appropriations.

Senate Bill No. 41, An Act relating to conditional sales of personal property.

Read a first and second time and referred to the Committee on Judiciary.

Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading.

Read a first and second time and referred to the Committee on Revision of the Statutes.

On motion of Mr. Cilley of Manchester at 11.40 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

On motion of Mr. Robinson of Newport the House went into recess for two minutes.

(After Recess)

THIRD READINGS

On motion of Mr. Lee of Concord the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 94, An Act in amendment of Section 59, Chapter 275 of the Public Laws, relating to the tax on foreign insurance companies.

House Bill No. 148, (In New Draft), An Act relating to liens of mechanics and others on public works and in amendment of Section 12, Chapter 217 of the Public Laws.

House Bill No. 171, An Act relating to forms for insurance policies and contracts.

House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty year serial bonds.

Severally read a third time and passed and sent to the Senate for concurrence.

House Joint Resolution No. 90, Joint Resolution in favor of New Hampshire state sanatorium.

House Joint Resolution No. 110, Joint Resolution in favor of erecting a memorial at the New Hampshire end of the Memorial bridge at Portsmouth.

Severally read a third time, passed and sent to the Senate for concurrence.

Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical Society.

Read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mr. Ahern of Concord at 3.08 o'clock the House adjourned.

WEDNESDAY, March 16, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. Primeau of Nashua was granted leave of absence for Wednesday and Thursday on account of important business.

Mr. Beede of Fremont was granted leave of absence for the day on account of a death in his family.

Mr. Kelley of Chichester was granted leave of absence for the day on account of attendance upon a funeral.

Mr. Gage of Warner was granted leave of absence for the day on account of important business.

COMMITTEE REPORTS

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 292 An Act in amendment of Section 3, Chapter 196 of the Public Laws, relating to fish and game, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

On a viva voce vote the bill was ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 345, An Act in amendment of Chapter 197 of the Public Laws, relating to transportation of fish and game, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Small of Rochester for the Committee on Rules, reported the following entitled bill, House Bill No. 349, An Act relating to the issue of bonds by the South Antrim Village Fire Precinct, in the town of Antrim, with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted, the bill read a first and second time, laid upon the table to be printed and referred to the Committee on Judiciary.

Mr. Cheney of Laconia for the Committee on Rules reported the following entitled bill, House Bill No. 350, An Act to authorize the village fire precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue

serial notes or bonds, with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted, the bill read a first and second time, laid upon the table to be printed and referred to the Committee on Judiciary.

Mr. Pingree of Berlin for the special Committee consisting of the delegation from the city of Berlin, to whom was referred House Bill No. 149, An Act relating to pensions for members of the fire department and department of the public works of the city of Berlin, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out the title and inserting in place thereof the following:

An Act relating to pensions for members of the Fire and Police Departments and Department of Public Works in the city of Berlin.

Further amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

SECTION 1. The mayor and city council of the city of Berlin may, at the request of the chief of the fire department, retire from active service any permanent member of said department who is sixty-five years of age and who has performed faithful service in the department for a period of twenty consecutive years; or any member of the department who has been disabled while in the actual performance of duty; and may grant a pension to such retired member or the widow of a member dying from injuries received while engaged in the actual performance of his duties at a fire, for a period not exceeding one year at a time. In computing such term of twenty consecutive vears, a permanent member who has served for fifteen consecutive years shall be accredited with his term of service as a call man, two years' service as a call man being regarded as equivalent to one year's service as a permanent member providing the requisite number of years of service as a call man and as a permanent member combined shall have been continuous service. Before a pension is granted to a disabled member the physician of the local board of health shall certify to the mayor and city council that such disabled member is incapacitated either mentally or physically from performing his duty as a member of the department.

SECT. 2. The Mayor and city council of the city of Ber lin may, as the request of the head of the public works department, retire from active service any permanent member of the said department who is sixty-five years of age and who had performed faithful service in the department for a period of twenty-five consecutive years; or any member of the department who has been disabled while in the actual performance of duty; and may grant a pension to such retired member for a period not exceeding one year at a time. Before a pension is granted to a disabled member the physician of the local board of health shall certify to the mayor and city council that such disabled member is incapacitated either mentally or physically from performing his duty as a member of the department.

SECT. 3. The mayor and city council of the city of Berlin may, at the request of the chief of the police department retire from active service any permanent member of said department who is sixty-five years of age and who has performed faithful service in the department for a period of twenty-five consecutive years; or any member of the department who has been disabled while in the actual performance of duty; and may grant a pension to such retired member or the widow of a member dying from in juries received while engaged in the actual performance of his duties, for a period not exceeding one year at a time. Before a pension is granted to a disabled member the physician of the local board of health shall certify to the mayor and city council that such disabled member is incapacitated either mentally or physically from performing his duty as a member of the department.

SECT. 4. The pension paid to any retired members of the fire, police and public works departments of said city shall be equal in amount to one-half the pay received by such member during the twelve months immediately preceding his retirement.

Sect. 5. This act shall take effect upon its passage. The report was accepted.

On motion of Mr. Pingree of Berlin the rules were suspended and the reading of the amendment dispensed with.

The amendments were then adopted and the bill ordered to a third reading.

Mr. Greeley of Nashua for the special committee consisting of the Delegation from the city of Nashua, to whom was referred House Bill No. 340, An Act to enable the city of Nashua to hold the homestead of the late John F. Stark for historical, educational and charitable uses, and to make appropriations therefor, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 2 by striking out in lines 2 and 3 the words "and the president of the board of aldermen"; further amending by inserting after the word "citizens" in line 3 the following: "and one alderman" so that said section as amended shall read as follows:

SECT. 2. The control and management thereof shall be vested in a board of seven trustees comprising the mayor of the city and five citizens and one alderman to be appointed by the mayor with the consent of the board of aldermen; the mayor and the president of the board of aldermen and their successors to hold office during their municipal terms, and the other five trustees to hold their offices as follows: two for six years, two for four years, and one for two years, respectively, from the date of their appointment. Upon the passage, of this act the board of aldermen upon nominations submitted by the mayor, shall choose five trustees for the terms and purposes aforesaid; and thereafter, upon the expiration of each of said terms, the mayor with

the consent of the board of aldermen shall appoint a trustee or trustees, according to the vacancies to be filled, each for the term of six years next ensuing and until his successor shall have been chosen and qualified. Any vacancy in the office of an appointed trustee, arising from any cause other than his expiration of office, shall be filled by appointment of the mayor with the consent of the board of aldermen, but only for the unexpired term of the trustee whose place is thus filled.

The report was accepted.

The reading of the amendment having commenced on motion of Mr. Greeley of Nashua the rules were suspended and the further reading of the amendment dispensed with.

The amendment was then adopted and the bill ordered to a third reading.

Mr. Davidson of Charlestown for the Special Committee consisting of the delegation from the county of Sullivan, to whom was referred House Bill No. 347, An Act in amendment of Section 27, Chapter 324 of the Public Laws, relating to the salary of the sheriff in Sullivan county, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county.

House Bill No. 227, An Act relating to the Board of Parole.

House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

The message further announced that the Senate refused

to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 30, An Act to regulate the operation of aircraft.

House Bill No. 116, An Act relating to the fees for medical referees.

House Bill No. 319, An Act relating to the powers of the Mayor and City Council of the city of Somersworth.

The message further announced that the Senate had voted to concur with the House of Representatives in its amendments to the following bill.

Senate Bill No. 35, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the supreme and superior courts.

The message further announced that the Senate had voted to concur with the House of Representatives in the adoption of the amendments offered by the Committee on Engrossed Bills, to the following Senate Bill:

Senate Bill No. 13, An Act in amendment of Section 5, Chapter 42 of the Public Laws, relating to special town meetings.

The message also announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 74, An Act releating to liens for water rates.

Amend the bill by striking out all after the enacting clause and substituting in place thereof the following:

SECTION 1. All charges as water rates for water furnished to patrons in any city, town, or precinct operating municipally owned water works, shall become a lien upon any real estate where said water is furnished, and said lien shall continue for one year from the last item charged in said water rates; and said lien may be enforced by suit in

behalf of said city, town, or precinct, ordered by the Water Commissioners or other Board in charge of the water system, against the owner or owners of such real estate. The record in the office of the water department of the water rates and charges for water furnished as aforesaid shall be sufficient notice to maintain suit upon such lien against subsequent purchasers of attaching creditors of said real estate.

SECT. 2. This act shall take effect upon its passage.

Amend the title of the bill by striking out the whole of said title and substituting in place thereof the following:

An Act relating to Lien for Water Rates.

On motion of Mr. Ahern of Concord the House concurred in the amendments sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 206, An Act to amend Section 27, Chapter 324 of the Public Laws, relating to the salaries of sheriffs.

Amend the bill by striking out all after the enacting clause and substituting in place thereof the following:

Section 1. The annual salary of the sheriff for Cheshire county shall be nine hundred dollars.

SECT. 2. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect as of April 1, 1927.

Amend the title of the bill by striking out the whole of said title and substituting in place thereof the following:

An Act to provide for an increase of salary for the sheriff of Cheshire county.

On motion of Mr. Callahan of Keene the House concurred in the amendments sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 232, An Act to authorize the city of Con-

cord to issue bonds for improvements in its water works system.

Amend Section 1 of the bill by striking out the whole of said section and substituting in place thereof the following:

SECT. 1. For the purpose of acquiring, developing and constructing additional sources of water supply, additional means of water storage and pumping, and additional means of distribution of water for its water works, the city of Concord is hereby authorized and empowered to issue from time to time not in excess of three hundred thousand dollars (\$300,000.00) of its serial bonds payable not later than thirty years after the date of the bonds but otherwise to conform to the provisions of Chapter 59 of the Public Laws.

On motion of Mr. Burkett of Concord the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 239, An Act relating to registration of foreign corporations.

Amend the bill by striking out the whole of Section 2 of said bill and renumbering Section 3 to read Section 2.

On motion of Mr. Challis of Manchester the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

SPECIAL ORDER

Mr. Ross of Lebanon called for the special order, Senate Bill No. 31, An Act relating to primary elections and nomination of candidates.

The question being:

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass?

(Discussion ensued)

On motion of Mr. Cheney of Laconia at 12.37 o'clock the House took a recess for 50 minutes.

(After recess)

The consideration of Senate Bill No. 31, An Act relating to primary elections and nomination of candidates, was resumed.

The question being:

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass?

(Discussion ensued)

Mr. Ahern of Concord raised the point of order that the member speaking was not in order. The Speaker declared the point of order not well taken.

Mr. King of Walpole rose to a question of personal privilege.

Mr. Glessner of Bethlehem moved the previous question.

The question being:

Shall the main question now be put?

On a viva voce vote the previous question was ordered.

The question being:

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass?

Mr. Richardson of Hanover demanded the yeas and nays and the roll was called with the following result:

YEAS, 200.

Rockingham County—Hubbard, Haynes, Rutter, Brown of Epping, Little, Stevens, Pridham, Hodgdon, Connelly, Filion, LaBranche, Estabrook, Smith of Nottingham, Kelley of Plaistow, Paterson, Smith of Portsmouth. Heffernan. Caswell of Rye, Thompson of Stratham, Hawley.

Strafford County-Scruton, Thompson of Lee, Kelley of

Middleton, Gelinas, Small, Cote, Gagne, Houle, McGreal, Vincent.

Belknap County—Varney, Garland, Hill, Guay of Laconia, Simoneau, Thompson of Laconia, Sanborn of Sanbornton.

Carroll County—Cates, Murchie, Smith of Conway, Dearborn, Bennett, Gerry, Wilcox, Palmer.

Merrimack County—Marston, Chase, Clough of Canterbury, Rolfe, Besse, Boutwell, Cloudman, Freeman, Gibson, Lee, Ahern, Haskell, Glidden, Barnard, Steele, Douphinette, Rousseau, Catlin, Greenough, Lovering of Loudon, Rainville, Whittemore of Pembroke, Cutler, Emerson, Mc-Alister, Sawyer of Wilmot.

Hillsborough County-Rouleau, Jones, Perley, Whipple, Pelletier, Brown of Hancock, Butler, Hildreth, Blood, Leslie, Bartlett of Manchester, Dolloff, Pillsbury of Ward 2 Manchester, Bergholtz, Brown of Manchester, Challis, Eagan, Horan, Jennings, Kelley, John F. of Ward 5, Manchester, Kelley, Martin A., Ward 5, Manchester, Laughlin, Mahoney, Mara, McNulty, O'Brien, Duke, Johnstone, Mealey, Murphy, Stanley, Broderick, Carr, Healey, Mc-Guigan, Sheehan, Sullivan of Manchester, Lovering of Manchester, Wylie, Bussiere, Collins, Griffiths, Curtis, Burke of Manchester, Daley, Roukey, Bisson, Guevin, Maynard, St. Germaine, Henderson of Merrimack, Bruce, Barker, Boilard, Lavoie of Nashua, Law, Colburn, Nolan, Jacques, Cotton, Welsh, Burque of Nashua, Moran, O'Neil, Sullivan of Nashua, Bouthilier, Chasse, Delacombe, Renaud, Hobbs, Bryer, Holt, Wheeler, Osborne.

Cheshire County—Bragg, Stone of Fitzwilliam, Wilder, Winn, Duncan, Knight, Murdick, Gates, Duffy, Trask, Holden, Gay of Troy, Houghton, King, Thompson of Westmoreland.

Sullivan County—Reed, Archibald, Deming, Nichols, Nourse, Pedereson, Whitcomb of Claremont, Martin of Newport, Daniels of Plainfieled, Crane.

Grafton County-Blandin, Hutchinson, Kimball of Graf-

ton, Horne, Richardson of Hanover, Gale of Landaff, Hyde, Ross, Moulton, Richardson of Littleton, Shea, Burgault, Weymouth, Emmons, Brown of Wentworth, Muchmore.

Coos County—Barden, Keenan, Smith of Berlin, Abramson, Cross, Parent, Pingree, Burbank of Berlin, Dahl, Le-Blanc, Ouellette, George, Hayes, Cole of Stark.

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Rockingham County—Dockham, Abbott, Edwards, Angell, Bartlett of Derry, Morse, Bixler, Crosbie, DeMeritt, Durgin, Brackett, Adams of Hampton, McDevitt, Pearsons, Doe, Sinnett, Batchelder of Northwood, Blaisdell, Hett, Palfrey, Neal, Pender, Humphreys, Burkhardt, Falconer, Cole of Salem, Wilson of Salem, Odell, Weare.

Strafford County—Elder of Dover, Smith of Ward 1, Dover, Cloutman, Crockett, Leighton, Dame, Otis, Perry, Henderson of Durham, Tuttle, Ricker, Corson, Jenness, Wentworth, Bickford of Rochester, Seavey, Kinsman, Brown of Strafford.

Belknap County—Simpson, Harris, Corliss, Page, Cheney, Follansbee, Quimby, Beede of Meredith, Gordon, Trickey, Young of Tilton.

Carroll County—Hamlin, Richardson of Moultonborough, Coolidge, Hidden, Himes, Hart, Porter.

Merrimack County—Chamberlin of Boscawen, Clough of Bow, Cofrin, Allen, Richardson of Concord, Alexander, Burkett, Foster of Concord, Newton, Morrison of Concord, Nash, Cilley of Concord, Parsons, Adams of Franklin, Bartlett of Franklin, Milton, Donigan, Todd, Gale of Northfield, Wells.

Hillsborough County—Peaslee, Wilson of Bennington, Baker of Hillsborough, Richardson of Lyndeborough, Cilley of Manchester, Daniels of Manchester, Howes, Campbell, Irwin, Straw, Phinney, Pillsbury of Ward 4, Manchester, Wiggin, Charpentier, Gilmore, Hebert, Lemelin, Burbank of Manchester, Wagner, Roy of Manchester, Allard, Beaudette, Marchand, Normand, Raiche, Jewett, Robinson of

Milford, Greeley, Milliken, Gage of Nashua, Griswold, Patten, Coleman, Cushing, Wilson of Sharon, Bean.

Cheshire County—Chickering, Callahan, Hopkins, Newman, Daniels of Keene, Barrett, A. H., Ward 3, Keene, Barrett, L. M., of Ward 3, Keene, Robinson of Marlborough, Perkins, Dickinson of Swanzey, Burbank of Winchester, Dickinson of Winchester.

Sullivan County—Davidson, Etsler, Warner, Balloch, Lovejoy, Fairgrieve, Robinson of Newport, Sawyer of Sunapee.

Grafton County—Plumer, Sanborn of Ashland, Glessner, Ferguson, Pulsifer, Batchelder of Ellsworth, Saunders, Johnson, Elder of Hanover, Burns, Farnham, Avery, Drake, Eaton, Foster of Lebanon, Burnell, Conrad, Merrill, Renfrew, Underhill, Kimball of Plymouth, Tollen, Rogers, Lavoie of Warren.

Coos County—Snodgrass, Ramsey, Scott of Colebrook, Woodard, Annis, Morrison of Gorham, Stone of Jefferson, Martin of Lancaster, Thompson of Lancaster, Bickford of Milan, Fogerty, Scott of Pittsburg, Bunnell, Hutchins, Baker of Whitefield, Young of Whitefield.

Mr. Linchey of Portsmouth voting yes was paired with Mr. Smith of Laconia voting no.

Mr. Tibbets of Barrington voting yes was paired with Mr. Smith of Ward 4, Dover, voting no.

Mr. Dennis of Dover voting yes was paired with Mr. Chamberlin of Milton voting no.

Mr. Knox of Farmington voting no was paired with Mr. Nutter of Rollinsford voting yes.

Mr. Dustin of Rochester voting yes was paired with Mr. Woodus of Brookfield voting no.

Mr. Robinson of Concord voting yes was paired with Mr. Gage of Warner voting no.

Mr. Connor of Henniker voting no was paired with Mr. Whittemore of Antrim voting yes.

And the motion to substitute prevailed.

The question being,

Shall the resolution of the committee that it is inexpedient to legislate be adopted?

On a viva voce vote the resolution was adopted.

On motion of Mr. Ahern of Concord at 4.18 o'clock the House adjourned.

AFTERNOON

The House was immediately called to order in afternoon session.

THIRD READINGS

On motion of Mr. Ahern of Concord the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 149, An Act relating to pensions for members of the fire and police departments and department of public works in the city of Berlin.

House Bill No. 292, An Act in amendment of Section 3, Chapter 196 of the Public Laws, relating to fish and game.

House Bill No. 340, An Act to enable the city of Nashua to hold the homestead of the late John F. Stark for historical, educational and charitable uses, and to make appropriations therefor.

House Bill No. 345, An Act in amendment of Chapter 197 of the Public Laws, relating to transportation of fish and game.

House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns.

House Bill No. 347, An Act in amendment of Section 27, Chapter 324 of the Public Laws, relating to the salary of the sheriff in Sullivan county.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Cilley of Manchester at 4.30 o'clock the House adjourned.

THURSDAY, MARCH 17, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. Bryer of Peterborough was granted leave of absence for next week on account of business.

Mr. Steele of Epsom was granted leave of absence for the day on account of illness.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills, reported that the committee had examined and found correctly engrossed the following entitled bills:

Senate Bill No. 2, An Act in amendment of Section 2, Chapter 198 of the Public Laws, relating to deer.

Senate Bill No. 13, An Act relating to special town and school district meetings.

Senate Bill No. 35, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior Courts.

Senate Bill No. 42, An Act amending the charter of the New Hampshire Medical Society.

The report was accepted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 122, An Act to permit cities and towns to exempt manufacturing establishments from local taxation, reported the same in a new draft and with a new title and with the recommendation that the bill in its new draft and with its new title ought to pass.

The report was accepted.

The undersigned, a minority of the Committee on Judiciary, to whom was referred House Bill No. 122, An Act to permit cities and towns to exempt manufacturing

establishments from local taxation, being unable to agree with the majority, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

GEORGE H. DUNCAN.

Mr. Duncan of Jaffrey moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the bill and reports be laid upon the table and made a special order for Tuesday, March 22, at 11.01 o'clock.

On a viva voce vote the motion prevailed.

The bill in its new draft was read a first and second time and laid upon the table to be printed.

Mr. Newton of Concord for the Committee on Elections, to whom was referred the petition of Andrew O. Morin, of Ward 6, Manchester, for a seat in the House of Representatives, reported the same with the following resolution:

Resolved, That the petitioner be granted leave to withdraw.

The report was accepted.

The question being on the resolution reported by the committee.

(Discussion ensued)

On a vivu voce vote the resolution was adopted.

Mr. Duncan of Jaffrey for the Special Committee consisting of the delegation from the county of Cheshire, to whom was referred House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to County Commissioners, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Duncan of Jaffrey for the Special Committee consisting of the delegation from the county of Cheshire, to

whom was referred House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners confined therein, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 4, An Act relating to the taking of brook trout.

House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining boundaries of the wards.

House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel.

House Bill No. 184, An Act relating to the sale of securities.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bill, sent up from the House of Representatives:

House Bill No. 88, An Act relating to the burial of soldiers.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 76, An Act in amendment of Paragraph 10, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep.

Amend the title of said bill by striking it out and inserting in place thereof the following:

An Act relating to licensing of dogs.

Amend said bill by striking out Section 1 and by inserting in place thereof a new Section 1 as follows:

SECTION 1. Amend Section 10, Chapter 150 of the Public Laws by striking out the same and by inserting in place thereof the following:

10. Kennels; Breeders. The owner or keeper of five or more dogs, and any breeder of dogs, shall annually on or before April thirtieth procure a license authorizing him to keep such dogs upon the premises described in the license or off the premises while under his control. If the number of dogs does not exceed five, the fee for such license shall be twelve dollars; if the number exceeds five and does not exceed ten, the fee shall be twenty dollars, and if the number exceeds ten, the fee shall be twenty-five dollars. No fee shall be required for the dogs of such owner or keeper which are under the age of three months; and for dogs becoming three months of age after May first, or which may be brought from without the state after May first, the fee shall be such proportionate sum for licenses as the remaining portion of the year bears to the sum required for a license for a whole year. The provisions of Sections 6, 7 and 9 hereof shall not apply to licenses under the provisions of this section.

On motion of Mr. Fogerty of Northumberland the House concurred in the amendments sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 72, An Act in amendment of Paragraph 13, Chapter 202 of the Public Laws, relating to license to hunt and fish.

Amend Section 1 of the bill by striking out the word "Paragraph" wherever same occurs in said section and sub-

stituting therefor the word "Section," so that said section as amended shall read:

SECTION 1. Amend Section 13, Chapter 202 of the Public Laws by striking out all of said section after the word "Fined" in line 6 and inserting in place thereof the following:

"A sum not less than ten or more than fifty dollars for the first offense, and for any subsequent offense, a sum not exceeding fifty dollars and a forfeiture of the license, if there be one," so that said section as amended shall read as follows:

13. Penaltics. A person who violates a provision of this chapter, or who furnishes to another person, or permits another person to have or use, a license issued to himself, or changes or alters such license or coupon, or uses a license or license-coupons issued to another person, or makes a false statement in an application, or knowingly guides a hunter who has not a license as hereinbefore provided, shall be fined a sum not less than ten or more than fifty dollars for the first offense, and for any subsequent offense a sum not exceeding fifty dollars and a forfeiture of the license, if there be one.

Amend the title of the bill by striking out the word "Paragraph" and substituting therefor the word "Section," so that said title shall read:

An Act in amendment of Section 13, Chapter 202 of the Public Laws, relating to license to hunt and fish.

On motion of Mr. Lee of Concord the House concurred in the amendments sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

The message further announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county.

Amend Section 1 of said bill by striking out the same and inserting in place thereof the following:

SECTION 1. Amend Section 27, Chapter 324 of the Public Laws by striking out line seven of said section, relating to the salary of the sheriff of Merrimack county, and by inserting in place thereof the following: In Merrimack, two thousand dollars.

On motion of Mr. Challis of Manchester the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

Amend Section 1 of said bill by striking out the words "reckoned, counted, or considered" in the seventeenth line of said section and inserting in place thereof the word "included."

On motion of Mr. Lee of Concord the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to poultry department at State University.

Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott pond in the town of Fitzwilliam.

Senate Bill No. 56, An Act to amend Section 1, Chapter

291 of the Public Laws, relating to the appointment of guardians.

SENATE BILLS READ AND REFERRED

Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to poultry department at State University.

Read a first and second time and referred to the Committee on Agriculture.

Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott pond in the town of Fitzwilliam.

Read a first and second time and referred to the Committee on Fisheries and Game.

Senate Bill No. 56, An Act to amend Section 1, Chapter 291 of the Public Laws, relating to the appointment of guardians.

Read a first and second time and referred to the Committee on Revision of the Statutes.

RESOLUTION

On motion of Mr. Ahern of Concord,

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9.00 o'clock, and when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock.

On motion of Mr. Brickett of Concord the rules were suspended and business in order for 3 o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Cilley of Manchester the rules were suspended and the third reading of bills by their titles made in order.

House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to County Commissioners.

House Bill No. 343, An Act in amendment of Section 7,

Chapter 397 of the Public Laws, relating to common jails and prisoners confined therein.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Gibson of Concord at 11.28 o'clock the House adjourned.

FRIDAY, MARCH 18, 1927

The House met at 9 o'clock according to adjournment.

The following letter was read by the Clerk.

Woodsville, N. H., March 18, 1927.

Mr. Willie B. Emmons, Thornton, N. H.

Dear Sir:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige,

Yours respectfully,

HAROLD K. DAVISON, Speaker.

On motion of Mr. Burkett of Concord at 9:01 o'clock the House adjourned.

MONDAY, March 21, 1927.

The House met at 7:30 o'clock according to adjournment. The following letter was read by the Clerk. Woodsville, N. H., March 21, 1927.

Mr. Levi G. Burnell, Lincoln, N. H.

Dear Sir:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me, and oblige,

Yours respectfully,

HAROLD K. DAVISON,
Speaker.

On motion of Miss Wilson of Sharon at 7:31 o'clock the House adjourned.

TUESDAY, March 22, 1927

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. Murdick of Keene was granted leave of absence for the day on account of illness.

Messrs. Crosbie of Exeter, Archibald of Claremont, Trickey of Tilton, Coleman of New Boston, Reed of Acworth and Sanders of Laconia were granted leaves of absence for the week on account of illness.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the Committee had examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 11, An Act in amendment of Chapter 118 of the Public Laws, relating to school tuition for children in boarding homes.

House Bill No. 8, An Act to provide for an increase of salary for the sheriff of Merrimack county.

House Bill No. 72, An Act in amendment of Section 13, Chapter 202 of the Public Laws, relating to licenses to hunt and fish.

House Bill No. 76, An Act relating to licensing of dogs.

House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the militia.

House Bill No. 184, An Act relating to the sale of securities.

House Bill No. 232, An Act to authorize the city of Concord to issue bonds for improvements in its water-works system.

House Bill No. 239, An Act relating to registration of

foreign corporations.

House Bill No. 308, An Act to authorize the city of Portsmouth to raise money and issue bonds for a new schoolhouse.

House Bill No. 340, An Act to enable the city of Nashua to hold the homestead of the late John F. Stark for historical, educational and charitable uses and to make appropriations therefor.

House Joint Resolution No. 13, Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire, and the town of Lunenburg, Vermont.

House Joint Resolution No. 31, Joint Resolution in favor of Martin A. Kellev.

House Joint Resolution No. 32, Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34, Joint Resolution in favor of Peter Mahoney.

The report was accepted.

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred House Bill No. 206, An Act to provide for an increase of salary for the sheriff of Cheshire county, reported the same under Joint Rule 6 with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out Section 1 and by inserting in place thereof the following:

Section 1. Amend Section 27, Chapter 324 of the Public Laws by striking out the ninth line of said section, relating to the salary of the sheriff of Cheshire county, and by inserting in place thereof the following: In Cheshire, nine hundred dollars.

The report was accepted.

On motion of Mr. Duncan of Jaffrey the amendment was adopted.

The bill was then sent to the Senate for concurrence in the adoption of the amendment.

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred House Bill No. 74, An Act relating to liens for water rates, reported the same under Joint Rule 6 with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by adding after the figure 1, and before the words "all charges" in the first line of Section 1 the following words:

Amend Chapter 43 of the Public Laws by adding at the end of said chapter the following new section: 13. Liens for Water Rates.

The report was accepted.

On motion of Mr. Glessner of Bethlehem the amendment was adopted.

The bill was then sent to the Senate for concurrence in the adoption of the amendment.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 43, A Joint Resolution to provide for extensions and improvements at the State Library, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of thirty-five hundred dollars (\$3,500.00)

be and the same is hereby appropriated for the purpose of removing boilers, altering and improving the basement, installing steel shelving and moving books at the State Library, under the direction of the Trustees of said library with the approval of the governor and council, and the governor is hereby authorized to draw his warrant for the payment of said sum out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Bill No. 41, An Act relating to conditional sales of personal property, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 20. An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

Mr. Burkett of Concord offered the following amendment.

Amend said bill in new draft by striking out all after the enacting clause and substituting in place thereof the following:

Section 1. A motor vehicle, owned by a non-resident

who has complied with the laws of his State, district or country, relating to the registration and licensing of motor vehicles, may, if used solely for pleasure purposes and not for hire, be operated on the ways of this State without payment of registration fees for sixty days as hereinafter provided and for such further time, not exceeding six months in all, as the laws of the State of his residence permit motor vehicles owned by residents of this state to operate in such State without payment of such fees. Such nonresident, in lieu of registering such vehicle, as required by Chapter 100 of the Public Laws, shall, within ten days after commencing to operate such vehicle or causing or permitting it to be operated within this state, apply to the Commissioner of Motor Vehicles upon an appropriate official form stating therein the name and home address of the owner and the temporary address, if any, of the owner while in this State, the home registration number of said vehicle together with such description of the motor vehicle as may be called for in the form, and such other statement of facts as may be required. The Commissioner of Motor Vehicles shall thereupon suitably file such application and shall, without charge, issue to the owner a registration certificate, containing a brief description of the vehicle and a statement that the owner has procured registration of such vehicle as a non-resident, together with some suitable distinctive plate which shall always be carried in plain sight by the owner in accordance with such regulations as the Commissioner shall impose, so long as such vehicle shall be operated within this state. A motor vehicle owned by a non-resident which has been operated in this State without payment of registration fees for the full period permitted by this Section may be registered in accordance with the provisions of Section 1 of Chapter 100 of the Public Laws for a further period of four months upon payment of one-half of the resident registration fee for such vehicle; provided, however, that a motor vehicle owned by a non-resident who is the owner of and pays taxes on real estate within this State of an assessed value of \$1,000 or more may be so registered and operated on the ways of this State for such additional period of four months without charge; and the Commissioner shall issue a proper registration certificate for such motor vehicle in accordance with the provisions of this Section.

- SECT. 2. Every certificate of registration issued pursuant to this act shall be valid not to exceed six months from the date of its issue if such six months' period shall come within the current year of its issue.
- SECT. 3. No owner of such motor vehicle and no non-resident chauffeur or driver of such vehicle who is the holder of a license to drive such vehicle in the state or country in which he resides shall be required to purchase a license to drive such vehicles within this state, but the Commissioner of Motor Vehicles shall issue to such person or persons, upon application therefor, a suitable permit which shall allow or permit the driving of such motor vehicle within this State so long as the holder thereof shall comply with the laws of this State.
- SECT. 4. This act shall not repeal Section 28, Chapter 100 of the Public Laws, relating to the owners of motor vehicles who reside within fifteen miles of the state line but such owners may register motor vehicles in accordance with the provisions of this act.
- Sect. 5. This act shall take effect June 1, 1927, and the provisions of Sections 22, 26 and 27 of Chapter 100 of the Public Laws shall not thereafter apply to motor vehicles registered in accordance with this chapter.

The question being on the amendment.

(Discussion ensued)

On a viva voce vote the amendment was not adopted.

The bill was then ordered to a third reading.

Mr. Lee of Concord moved that the bill be indefinitely postponed.

On a viva voce vote the motion did not prevail.

Mr. Trask of Keene for the Committee on Insurance, to whom was referred House Bill No. 191, An Act relating to agents of foreign insurance companies, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The undersigned a minority of the Committee on Insurance, to whom was referred House Bill No. 191, An Act relating to agents of foreign insurance companies, being unable to agree with the majority, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

WM. A. KIMBALL, A. H. WIGGIN, J. A. ROGERS.

The bill was ordered to a third reading.

Mr. Trask of Keene for the Committee on Insurance, to whom was referred House Bill No. 192, An Act relating to examination of agents of foreign insurance companies, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The undersigned, a minority of the Committee on Insurance, to whom was referred House Bill No. 192, An Act relating to examination of agents of foreign insurance companies, being unable to agree with the majority, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

WM. A. KIMBALL, A. H. WIGGIN, J. A. ROGERS.

The bill was ordered to a third reading.

The undersigned, members of the Committee on Fisheries and Game, to whom was referred Senate Bill No. 17, An Act to regulate the use of traps in the taking of fur-bearing animals in certain counties, being unable to agree with the

remainder of the committee, reported the same with the recommendation that the bill ought to pass.

HUGH FAIRGRIEVE,
ALFRED L. GUAY
JOHN H. DICKINSON
CHARLES A. BROWN,
JAMES F. PERKINS,
HARLAN F. BESSE,
ZATAE L. STRAW,
ALGIE A. HOLT,
M. H. COLBURN.

The undersigned members of the Committee on Fisheries and Game, to whom was referred Senate Bill No. 17, An Act to regulate the use of traps in the taking of fur bearing animals in certain counties, being unable to agree with the remainder of the committee, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

CHARLES W. HUMPHREYS LENNA G. WILSON, FRED T. SCOTT, CHAS. H. BRACKETT, ROBERT J. MURPHY, ALBERT H. BROWN, LESTER M. AVERY, W. A. SAUNDERS, GEORGE L. WILCOX.

The reports were accepted.

Mr. Murphy of Manchester moved that the bill be indefinitely postponed.

The question being on the motion to indefinitely postpone.

(Discussion ensued)

Mr. Sawyer of Wilmot moved the previous question. The question being,

Shall the main question now be put?
On a viva voce vote the previous question was ordered.
The question being,
Shall the bill be indefinitely postponed?
On a viva voce vote the affirmative prevailed.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 159, An Act in amendment of Chapter 124 of the Public Laws, relating to the militia.

House Joint Resolution No. 13, Joint Resolution for the construction of a bridge crossing the Connecticut river between the town of Dalton, New Hampshire and the town of Lunenburg, Vermont.

House Joint Resolution No. 31, Joint Resolution in favor of Martin A. Kelley.

House Joint Resolution No. 32, Joint Resolution in favor of William H. Mara.

House Joint Resolution No. 34, Joint Resolution in favor of Peter Måhoney.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College highway over the Exeter river.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 54, An Act in amendment of Section 1, Chapter 200 of the Public Laws, relating to fish.

House Joint Resolution No. 70, Joint Resolution for the improvement of the Weirs Channel, so-called, in Lake Winnipesaukee.

House Bill No. 21, An Act in amendment of Chapter 144, Section 23 of the Public Laws, relating to the sale of spirituous and intoxicating liquors.

House Bill No. 14, An Act in amendment of Chapter 323, of the Public Laws, relating to municipal courts.

House Bill No. 332, (In new draft), An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices.

House Bill No. 336, An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices.

The message further announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 4, An Act relating to the taking of brook trout.

Amend the title of said bill by adding after the word "trout" the words, "salmon and lake trout."

On motion of Mr. Fogerty of Northumberland the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 57, An Act to amend the charter of the city of Nashua, relating to defining the boundaries of the wards.

Amend said bill by striking out the first four lines of Section 1 and by inserting in place thereof the following:

1. Nashua, City Wards. Amend Section 3 of Part 1, Chapter 427 of the Laws of 1913, being the charter of the city of Nashua, as adopted by vote of the inhabitants of said city, by striking out the same and by inserting in place thereof the following:

On motion of Mr. Ahern of Concord the House con-

curred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 182, An Act to amend Chapter 200, Section 11 of the Public Laws, relating to the taking of pickerel.

Amend the title of said bill by striking out the words "to amend Chapter 200, Section 11 of the Public Laws."

On motion of Mr. Lee of Concord the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 227, An Act relating to the board of parole.

Amend said bill by striking out the words, in the tenth and eleventh lines of Section 1, "on any money in the treasury not otherwise appropriated."

On motion of Mr. Ahern of Concord the House concurred in the adoption of this amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed the following House Bill in Senate new draft and new title, in the passage of which it asked the concurrence of the House of Representatives:

House Bill No. 257, (In Senate new draft and new title), An Act in relation to the salaries of justices of the municipal courts of Exeter, Manchester, Concord, Portsmouth, Dover, Claremont and Newport.

BILL READ AND REFERRED

House Bill No. 257 (In Senate new draft and new title), An Act in relation to the salaries of justices of municipal courts of Exeter, Manchester, Concord, Portsmouth, Dover, Claremont and Newport.

The bill was read a first and second time, laid upon the table to be printed and referred to the Committee on Revision of the Statutes.

SPECIAL ORDER

Mr. Howes of Manchester called for the special order. House Bill No. 122, An Act to permit cities and towns to exempt manufacturing establishments from local taxation.

The question being,

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that it ought to pass in new draft and new title.

On motion of Mr. Howes of Manchester the bill was laid upon the table and made a special order for Wednesday, March 23 at 11.01 o'clock.

Mrs. Mary Langille of Hinsdale having qualified before His Excellency the Governor appeared and took her seat as a member of the House.

On motion of Mr. Richardson of Hanover at 12:45 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

House Bill No. 191, An Act relating to agents of foreign insurance companies.

Read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Ahern of Concord the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Bill No. 192, An Act relating to examinations of agents of foreign insurance companies.

House Joint Resolution No. 43, Joint Resolution to pro-

vide for extensions and improvements at the state library.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses.

Senate Bill No. 41, An Act relating to conditional sales of personal property.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents.

Read a third time.

The question being,

Shall the bill pass?

Mr. Lee of Concord moved that the bill be laid upon the table and made a special order for Tuesday, March 29, at 11:01 o'clock.

The question being on the motion of Mr. Lee.

(Discussion ensued as to time)

Mr. Lee of Concord moved that the bill be laid upon the table and made a special order for Wednesday, March 23, at 11:02 o'clock.

On a viva voce vote the motion did not prevail.

Mr. Sawyer of Wilmot moved that the House adjourn.

On a viva voce vote the motion did not prevail.

The question being,

Shall the bill pass?

(Discussion ensued)

On a viva voce vote the bill passed.

Mr. Lee of Concord called for a division.

A division being had 126 members voted in the affirmative and 46 members voted in the negative.

Previous to the announcement of the division Mr. Ahern of Concord offered the following resolution:

Resolved, That the use of Representatives' Hall be granted to the League of Nations Non Partisan Association on Monday evening, April 4, 1927, for an address by Sir Herbert Ames.

On a viva vocc vote the resolution was adopted.

A quorum of the House not being present at 3:25 o'clock the House was declared adjourned and the bill went over into unfinished business.

WEDNESDAY, March 23, 1927.

The House met at 11 o'clock.

Prayer was offered by Rev. Mr. Etsler of Claremont.

LEAVES OF ABSENCE

Messrs. Gage of Warner and Sheehan of Manchester were granted leaves of absence for the day on account of important business.

COMMITTEE REPORTS

Mr. Richardson of Littleton for the Committee on Appropropriations, to whom was referred House Joint Resolution No. 7, A Joint Resolution for the improvement of the North road leading from Deerfield Center to Epsom line in the town of Deerfield, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 27, A Joint Resolution for the permanent improvement of the main highway leading from the central trunk line to the Suncook-Ossipee road in the town of Chichester, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 38, A Joint Resolution for improvement of certain road in the town of Brookfield, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Boutwell of Concord for the Committee on Forestry, to whom was referred House Bill No. 196, An Act relating to the taxation of standing timber, reported the same in a new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted, the bill in its new draft read a first and second time and laid upon the table to be printed.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 349, An Act relating to the issue of bonds by the South Antrim village fire precinct, in the town of Antrim, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 350, An Act to authorize the village fire precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Cheney of Laconia for the Committee on Rules, reported the following joint resolution, House Joint Resolution No. 112, A Joint Resolution in favor of Arthur H. Wiggin, with the recommendation that the joint resolution be referred to the Committee on Claims.

The report was accepted, the joint resolution read a first and second time, laid upon the table to be printed and referred to the Committee on Claims.

Mr. Parsons of Franklin for the Committee on Rules reported the following entitled bill, House Bill No. 351, An Act to legalize the special town meeting held on the first day of February, 1927, in the town of Hebron, with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted and the bill read a first and second time.

On motion of Mr. Parsons of Franklin the rules were suspended and the printing of the bill and its reference to a committee dispensed with.

On motion of the same gentleman the rules were further suspended and the bill made in order for a third reading at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence.

Mr. Cheney of Laconia for the Committee on Rules reported the following entitled House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures, with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted the bill read a first and second time and referred to the Committee on Judiciary.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 65, A Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse, reported the same with the recommendation that the joint resolution ought to pass.

* The report was accepted.

On motion of Mr. Foster of Concord the joint resolution was recommitted to the Committee on Appropriations.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 6, A Joint Resolution for the improvement of road leading from the Candia line to Deerfield South road in the town of Deerfield, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

Mr. Haynes of Deerfield moved that the joint resolution be recommitted to the Committee on Appropriations.

The question being on the motion of Mr. Haynes.

(Discussion ensued)

On a viva voce vote the motion did not prevail.

The question being on the resolution reported by the committee.

On a viva voce vote the resolution was adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 35, A Joint Resolution for the improvement of the highway in the town of Seabrook, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 45, A Joint Resolution for the improvement of the Manchester road so-called in the town of Chester, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 47, A Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 48, An Act providing for the regulation of assistance to towns in maintaining Class I and Class II highways, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

On motion of Mr. Foster of Concord the bill was recommitted to the Committee on Appropriations.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred Senate Bill No. 30, An Act in amendment of Sections 25 and 26, Chapter 200 of the Public Laws of New Hampshire, 1926, relating to fishing in Newfound lake, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred House Bill No. 348, An Act in amendment of Sections 25 and 26 of Chapter 200 of the Public Laws, relating to fishing in Newfound lake and to trolling, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 32, An Act to provide for the licensing of bill-boards, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 189, An Act providing that nomination of candidates at the primary shall be by petition, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 248, An Act to amend Chapter 25 of the Public Laws, relating to the nomination of candidates, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 304, An Act in amendment of Sections 24, 25, 27, 28, 29, 30 and 42 of Chapter 25 of the Public Laws, relating to primary elections and nomination of candidates, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 334, An Act in amendment of Chapters 315 and 316 of the Public Laws, relating to the Supreme and Superior courts, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill already enacted into law.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Bill No. 32, An Act relating to the use of radios, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 56, An Act to amend Section 1, Chapter 291 of the Public Laws, relating to the appointment of guardians, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

VOTE RECONSIDERED

On motion of Mr. Smith of Portsmouth the vote whereby the House passed Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses, was reconsidered.

On motion of the same gentleman the bill was put back upon its second reading and recommitted to the Committee on Revision of the Statutes.

UNFINISHED BUSINESS

Mr. Smith of Portsmouth called for the unfinished business House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents.

The question being, Shall the bill pass?

(Discussion ensued)

On a viva voce vote the bill passed and was sent to the Senate for concurrence.

SPECIAL ORDER

Mr. Duncan of Jaffrey called for the special order, House Bill No. 122, An Act to permit cities and towns to exempt manufacturing establishments from local taxation.

The question being,

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass in its new draft and with its new title?

(Discussion ensued)

Mr. Greeley of Nashua moved the previous question.

The question being,

Shall the main question now be put?

On a viva voce vote the previous question was ordered.

The question being,

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass in it new draft and with its new title?

On a viva voce vote the motion to substitute did not pre-

Mr. Duncan of Jaffrey called for a division.

A division being had 29 members voted in the affirmative and 222 members voted in the negative and the motion to substitute did not prevail.

The bill was then ordered to a third reading.

On motion of Mr. Howes of Manchester the rules were suspended and the bill made in order for a third reading at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 185, An Act to incorporate the Peterborough home for the aged.

House Bill No. 272 (in new draft), An Act in amendment of the laws relative to the Union school district in Concord.

The message further announced that the Senate had voted to adopt the amendment offered by the Committee on Engrossed Bills, to the following joint resolution, in the adoption of which amendment the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College highway over the Exeter river.

Amend said bill by striking out all after the enacting clause and by inserting in place thereof the following:

That the sum of six thousand three hundred seven dollars and one cent (\$6,307.01) be and the same is hereby appropriated for the reimbursement to the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire College highway over the Exeter river, and said appropriation shall be a charge upon the maintenance fund as provided for in Chapter 84 of the Public Laws.

On motion of Mr. Hutchins of Stratford the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The joint resolution was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 47, (in new draft), An Act in amendment of Chapter 163 of the Public Laws, establishing grades for milk.

Senate Bill No. 59, An Act authorizing Sullivan county to refund its bonded indebtedness.

SENATE BILLS READ AND REFERRED

Senate Bill No. 47, An Act in amendment of Chapter 163 of the Public Laws, establishing grades for milk.

Read a first and second time and referred to the Committee on Public Health.

Senate Bill No. 59, An Act authorizing Sullivan county to refund its bonded indebtedness.

Read a first and second time.

On motion of Mr. Davidson of Charlestown the rules were suspended, the printing of the bill and its reference to a committee dispensed with and the bill made in order for a third reading at the present time.

The bill was then read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mr. Gerry of Madison at 12.38 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland.

House Bill No. 349, An Act relating to the issue of bonds by the South Antrim village fire precinct, in the town of Antrim.

House Bill No. 350, An Act to authorize the village fire precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds.

House Joint Resolution No. 7, Joint Resolution for the improvement of the North road leading from Deerfield Center to Epsom line in the town of Deerfield.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Sawyer of Wilmot the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the central trunk line to the Suncook-Ossipee road in the town of Chichester.

House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading. Read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mrs. Langille of Hinsdale at 3.10 o'clock the House adjourned.

THURSDAY, MARCH 24, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Bixler of Exeter, Glessner of Bethlehem, Holt of Peterborough, Boutwell of Concord, Curtis of Manchester, Challis of Manchester and Miss Wilson of Sharon were granted leaves of absence for the day on account of important business.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills:

Senate Bill No. 59, An Act authorizing Sullivan county to refund its bonded indebtedness.

House Bill No. 4, An Act relating to the taking of brook trout, salmon and lake trout.

House Bill No. 57, An Act to amend the charter of the city of Nashua relating to defining the boundaries of the wards.

House Bill No. 182, An Act relating to the taking of pickerel.

House Bill No. 227, An Act relating to the board of parole.

House Bill No. 272, An Act in amendment of the laws relative to the Union School District in Concord.

House Bill No. 351, An Act to legalize the special town meeting held on the first day of February, 1927, in the town of Hebron.

The report was accepted.

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred Senate Bill No. 41, An Act relating to conditional sales of personal property, reported the same under Joint Rule 6 with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out all after the enacting clause and by inserting in place thereof the following:

1. Conditional Sales of Personal Property. Amend Chapter 216 of the Public Laws by adding after Section 30 the following:

30-a. Perjury. All wilful falsehood committed in any affidavit prescribed in Section 28 shall be deemed perjury and punished accordingly.

30-b. Resale. No conditional purchaser of personal property shall sell or pledge any of said property, without the consent of the vendor, in writing, indorsed upon the written memorandum witnessing the lien and upon the margin of the record thereof.

30-c. Second Lien. No conditional purchaser shall execute a second written memorandum witnessing the lien of personal property while the same is subject to a previously existing memorandum witnessing a lien thereon, unless the fact of the existence of the previous written memorandum is set forth in the subsequent memorandum.

30-d. Penalty. If any conditional purchaser shall be guilty of an offense against either of the two preceding sections he shall be fined not more than five hundred dollars or imprisoned not more than one year, or both.

- 30-e. ————. Any person who removes or conceals any personal property held under a written memorandum witnessing a lien thereon with the intent of placing it beyond the control of the vendor, or who aids in so doing, and any conditional purchaser of such property who assents to such removal or concealment shall be fined not more than five hundred dollars, or imprisoned not more than one year, or both.
- 2. Takes effect. This act shall take effect upon its passage.

The report was accepted.

On motion of Mr. Odell of Sandown the reading of the amendment was dispensed with.

The amendment was then adopted and the bill sent to the Senate for concurrence in the adoption of the amendment.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 20, An Act to provide for the designation and construction of a state highway from the Daniel Webster highway in Laconia to the Suncook Valley trunk line in Pittsfield, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend the title by inserting after the word "State" in line 2 the word "Aid" so that said title as amended shall read as follows:

An Act to provide for the designation and construction of a State Aid highway from the Daniel Webster highway in Laconia to the Suncook Valley trunk line in Pittsfield.

Amend Section 1 by inserting after the word "continuous" in line 2 the words "State Aid" so that said section as amended shall read as follows:

Section 1. The Governor and Council shall promptly designate for improvement by suitable description a continuous State Aid highway leading from the Daniel Webster highway, so-called, from the point on Main street in the city of Laconia at the junction of Union avenue and Court street, so-called, and thence extending through Laconia, Belmont, Gilmanton and Barnstead to the Suncook Valley trunk line, so-called, in the town of Pittsfield, said route to be through the villages or settlements, so called, of Gilmanton Corner and Lower Gilmanton, and file the same with the Secretary of State. Said highway shall be known as the Pittsfield, Gilmanton and Laconia Province road.

Further amend by striking out all of Section 2 and renumbering Section 3, Section 2.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 71, A Joint Resolution providing for continuing the construction of a highway in the city of Laconia as provided in Chapter 77, Laws of 1925, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of seventeen hundred fifty dollars be appropriated by the State upon condition that the city of Laconia appropriates a like sum for continuing the con-

struction of the highway in the city of Laconia leading from Oak street to the Laconia State School. Said highway shall be constructed under the supervision of the State Highway Department, seventeen hundred fifty dollars shall be available for the fiscal year ending June 30, 1928, and the sum appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 76, A Joint Resolution for the continuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of four thousand dollars (\$4,000.00) for the year 1927, and a like sum for the year 1928, be and the same is hereby appropriated for the continuation and completion of the permanent improvement of the main road in the town of Tamworth, leading from the Ossipee-Meredith road at Whittier to the East Side road at Chocorua, providing that the town of Tamworth appropriates two thousand dollars (\$2,000.00) for each of the two years. The said sums to be expended under the direction of the Highway Commissioner and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 95, A Joint Resolution for the permanent construction of a certain highway in the town of Jefferson, reported

the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of fifty-one hundred dollars be and the same is hereby appropriated for the permanent construction and improvement of the road in the town of Jefferson, known as Cherry Mt. and River road leading from Carroll town line to the Gorham Hill road so called, near Bowman's, for each of the years 1927 and 1928, provided said town of Jefferson shall appropriate a like sum for each of the said years. The said sums shall be expended under the direction of the Highway Commissioner and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 118, An Act to provide for the layout and continuous highway from the junction of the East Side trunk line and Sixth street in the city of Dover to Gonic in the city of Rochester, reported the same in a new draft with the recommendation that the bill in its new draft ought to pass.

The report was accepted and the bill read a first and second time.

On motion of Mr. Foster of Concord the rules were suspended and the printing of the bill dispensed with.

The bill was then ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott pond in the town of Fitzwilliam, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 257, in Senate new draft and new title, An Act in relation to the salaries of justices of the municipal courts of Exeter, Manchester, Concord, Portsmouth, Dover, Claremont and Newport, reported the same with the following amendments and the recommendation that the bill as amended ought to pass.

Amend the title of said bill by striking out the same and inserting in place thereof the following:

An Act in relation to the salaries of the justices of the municipal courts.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Section 32, Chapter 323 of the Public Laws by striking out said section and inserting in place thereof the following:

32. Salaries of Justices. Salaries of justices of municipal courts shall be paid from the treasury of the city or town in which such courts are located, may be paid quarterly or monthly, and shall be in the following sums per annum:

In Manchester, two thousand, four hundred dollars;

In Concord, one thousand, eight hundred dellars;

In Portsmouth, one thousand, eight hundred dollars;

In Dover, one thousand, five hundred dollars;

In Keene, one thousand, two hundred dollars;

In Claremont, one thousand, two hundred dollars:

In Newport, seven hundred dollars;

In Exeter, six hundred dollars:

In Laconia, one thousand, two hundred dollars;

In Somersworth, six hundred dollars;

In Franklin, six hundred dollars;

In other cities and towns as follows: In cities of more than twenty-five thousand inhabitants, fifteen hundred dollars; in cities of more than twenty-thousand and less than twenty-five thousand inhabitants, twelve hundred dollars; in cities of more than ten thousand and less than twenty thousand inhabitants, eight hundred dollars; in cities and towns of not less than seventy-five hundred nor more than ten thousand inhabitants, six hundred dollars; in cities and towns of not less than five thousand nor more than seventy-five hundred inhabitants, four hundred dollars; in towns of not more than five thousand nor less than thirty-five hundred inhabitants, three hundred dollars; in towns of less than thirty-five hundred inhabitants, one hundred dollars and such further sum as such town may vote.

SECT. 2. This act shall take effect upon its passage.

The report was accepted.

The reading of the amendments having commenced on motion of Mr. Smith of Portsmouth the further reading was dispensed with.

The bill was then ordered to a third reading.

Mr. Cheney of Concord for the Committee on Rules reported the following joint resolution, House Joint Resolution No. 113, A Joint Resolution providing for a recess commission to study the general subject of tax revision, with the recommendation that the joint resolution be referred to the Committee on Appropriations.

The report was accepted and the joint resolution read a first and second time. The second reading having commenced on motion of Mr. Richardson of Hanover the further reading of the joint resolution was dispensed with.

The joint resolution was then laid upon the table to be printed and referred to the Committee on Appropriations.

Mr. Small of Rochester for the Committee on Rules reported the following joint resolution, House Joint Resolu-

tion No. 114, A Joint Resolution in favor of Andrew O. Morin, with the recommendation that the joint resolution be referred to the Committee on Claims.

The report was accepted, the joint resolution read a first and second time, laid upon the table to be printed and referred to the Committee on Claims.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred Senate Bill No. 34, An Act relating to assistants in the office of the purchasing agent, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Brown of Strafford for the Committee on Agriculture, to whom was referred House Bill No. 128, An Act in amendment of Section 32, Chapter 150 of the Public Laws, relating to wild animals, dogs and sheep, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 48, An Act providing for the regulation of assistance to towns in maintaining Class I and Class II highways, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution reported by the committee.

(Discussion ensued)

On a viva voce vote the resolution was adopted.

Mr. Cheney of Laconia for the Committee on Rules reported the following entitled bill, House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals, with the

recommendation that the bill be referred to the Committee on Agriculture.

The report was accepted, the bill read a first and second time, laid upon the table to be printed and referred to the Committee on Agriculture.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 100, A Joint Resolution for the construction of road in the town of Lee, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 102, A Joint Resolution for the improvement of the road leading from Farmington village to the village of South Wolfeboro, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 103, A Joint Resolution for the improvement of certain road in the town of Effingham, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 104, A Joint Resolution for the improvement of the old stage coach line from Loudon village to Gilmanton Iron Works, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 108, A Joint Resolution for the completion of a section of the highway leading from Freedom village to Madison line, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 1, An Act in amendment of Chapter 25 of the Public Laws, relating to the nomination of candidates, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 180, An Act to provide for general revenue for the state of New Hampshire and the municipalities thereof, to be known as the general revenue bill, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, on grounds of unconstitutionality.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 181, An Act to amend the law relating to the direct primary; to amend the law relating to political expenditures; and to provide for the publication by the state of an official primary campaign bulletin, reported the same with the following resolution:

Resolved, That the bill be referred to the next Legislature.

The report was accepted.

The question being on the resolution reported by the committee.

(Discussion ensued)

On a viva voce vote the resolution was adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 233, An Act to amend the primary election law and to limit political expenditures, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 333, An Act to change the name of the gasoline tax, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 298, An Act in amendment of Paragraph 1, Section 14, Chapter 60 of the Public Laws, with respect to the taxation of stock in trade and authorizing municipalities to exempt manufacturing stock in trade from taxation in certain cases, reported the same with the following resolution:

Resolved, That it be referred to the next Legislature.

The report was accepted and the resolution of the committee adopted.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 299, An Act temporarily suspending so much of Paragraph 1, Section 14, Chapter 60 of the Public Laws as relates to the taxation of manufacturing stock in trade, reported the same in a new draft and with a new title with the recommendation that the bill in its new draft and with its new title, ought to pass.

The report was accepted, the bill in its new draft read a first and second time and laid upon the table to be printed.

Mr. Rutter of Derry for the Committee on Ways and Means, to whom was referred House Bill No. 300, An Act (a) to repeal Paragraph 1, Section 14. Chapter 60 of the Public Laws, relating to the taxation of stock in trade, (b) in amendment of Chapter 65 of the Public Laws, relating to the taxation of income from intangibles, and (c) providing for the taxation of incomes from the manufacturing and mercantile business carried on within the state, reported the same with the following resolution:

Resolved, That it be referred to the next Legislature.

The report was accepted and the resolution of the committee adopted.

On motion of Mr. Duncan of Jaffrey the rules were suspended to allow of the presentation of a report from a committee which had not previously been advertised.

Mr. Duncan of Jaffrey for the Committee on Judiciary, to whom was referred House Bill No. 212 (New Draft). An Act in amendment of Chapter 178 of the Public Laws entitled employers' liability and workmen's compensation, reported the same in a second new draft with the recommendation that the bill be recommitted to the Committee on Judiciary.

The report was accepted, the bill in its new draft read a first and second time, laid upon the table to be printed and recommitted to the Committee on Judiciary.

RESOLUTION

On motion of Mr. Ahern of Concord,

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9.00, and when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock.

RECONSIDERATION

On motion of Mr. Ahern of Concord, the vote whereby the House adopted the resolution of the Committee on Appropriations, that it is inexpertient to legislate on House Joint Resolution No. 47, Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington, was reconsidered.

On motion of the same gentleman the joint resolution was recommitted to the Committee on Appropriations.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Joint Resolution No. 39, Joint Resolution in favor of the State Prison.

House Joint Resolution No. 111, Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition.

House Bill No. 105, (In New Draft), An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the State College and University.

House Bill No. 156, An Act in amendment of Chapter 119 of the Public Laws, relating to locking devices on schoolhouses.

House Bill No. 250, An Act relating to regulation of highways by the highway commissioner and selectmen.

House Bill No. 351, An Act to legalize the special town meeting held on the first day of February, 1927 in the town of Hebron.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bill and joint resolution, sent up from the House of Representatives:

House Joint Resolution No. 11, Joint Resolution in favor of the Department of Vital Statistics.

House Bill No. 6, An Act in amendment of Chapter 229, Section 1, of the Laws of 1887, relating to establishing the Adams School District in Derry.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled joint resolution, with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 3, Joint Resolution for additions and improvements at New Hampshire State Prison.

Amend said joint resolution by striking out the words and figures "four thousand eight hundred dollars (\$4,800)" in the first and second lines of said resolution and by inserting in place thereof the following words and figures "six thousand eight hundred dollars (\$6,800)"; further amend said joint resolution by adding after the figures \$4,300 in the ninth line the following, "for purchase of electric generator, two thousand dollars (\$2,000) so that said joint resolution as amended shall read as follows:

That the sum of six thousand eight hundred dollars (\$6,800) be and the same is hereby appropriated for additions and improvements at the State Prison, as follows: For renewing shafting in shops, five hundred dollars (\$500), for wiring shops for electric service, forty-three hundred dollars (\$4,300), for purchase of electric generator, two thousand dollars (\$2,000). The Governor is hereby authorized to draw his warrants for said sums on any money in the treasury not otherwise appropriated.

On motion of Mr. Foster of Concord the House concurred in the amendments sent down from the Honorable Senate.

The joint resolution was then sent to the Secretary of State to be engrossed.

The message further announced that the Senate had voted to concur with the House of Representatives in the adoption of the amendment offered by the Committee on Engrossed Bills, to the following House Bill No. 74, An Act relating to liens for waters works.

The message also announced that the Senate had passed a bill with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 60, An Act providing for a legislative manual.

SENATE BILL READ AND REFERRED

Senate Bill No. 60, An Act providing for a legislative manual.

Read a first and second time.

Mr. Callahan of Keene moved that the bill be laid upon the table.

On a viva voce vote the motion did not prevail.

Mr. Callahan of Keene called for a division.

A division being had the vote was declared manifestly in the negative.

The bill was then laid upon the table to be printed and referred to the Committee on Appropriations.

RECONSIDERATION

Mr. Ross of Lebanon moved that the vote whereby the House passed House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents be reconsidered.

The question being on the motion of Mr. Ross.
(Discussion ensued)

On motion of Mr. Ross of Lebanon the bill with the motion to reconsider pending was laid upon the table and made a special order for Wednesday, March 30, at 11.01 o'clock.

On motion of Mr. Cilley of Manchester the rules were suspended and business in order for 3 o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Cilley of Manchester the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Bill No. 20, An Act to provide for the designation and construction of a state aid highway from the Daniel Webster highway in Laconia to the Suncook Valley trunk line in Pittsfield.

House Bill No. 118, An Act to provide for the layout of a state aid highway from the junction of the East side trunk line at Sixth street in the city of Dover, through Gonic to the east side trunk line in the city of Rochester.

House Bill No. 257, An Act in relation to the salaries of the justices of the municipal courts.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia as provided in Chapter 77, Laws of 1925.

House Joint Resolution No. 76, Joint Resolution for the continuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua.

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses.

Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott pond in the town of Fitzwilliam.

Senate Bill No. 34, An Act relating to assistants in the office of the purchasing agent.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mr. Elder of Hanover at 12.19 o'clock the House adjourned.

FRIDAY, March 25, 1927.

The House meet at 9 o'clock according to adjournment. The following letter was read by the Clerk.

Woodsville, N. H., March 25, 1927.

Mr. Daniel B. Palmer, Tuftonboro, N. H.

DEAR SIR:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige.

Yours respectfully, HAROLD K. DAVISON, Speaker.

On motion of Mr. Burkett of Concord at 9.01 o'clock the House adjourned.

MONDAY, MARCH 28, 1927.

The House met at 7.30 o'clock according to adjournment. The following letter was read by the Clerk:

Woodsville, N. H., March 28, 1927.

Mr. Joseph A. Rogers, Rumney, N. H.

DEAR SIR:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me and oblige.

Yours respectfully, HAROLD K. DAVISON, Speaker.

On motion of Mr. Cloudman of Concord at 7.31 o'clock the House adjourned.

TUESDAY, March 29, 1927.

The House met at 11.00 o'clock. Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Hobbs of Pelham, Whittemore of Antrim, Challis of Manchester and Nourse of Claremont were granted leaves of absence for the week on account of sickness.

Messrs. Bryer of Peterborough, Pederson of Claremont and Lavoie of Warren were granted leaves of absence for the week on account of important business.

Mr. Bennett of Freedom was granted leave of absence for Tuesday and Wednesday on account of important business.

Messrs. Mealey of Manchester, Bragg of Alstead and DeMeritt of Exeter were granted leave of absence for the day on account of important business.

Mr. Shea of Littleton was granted leave of absence for the day on account of sickness in his family.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the Committee had examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 20, An Act in amendment of Chapter 171 of the Public Laws, relating to keepers of hotels and public lodging houses.

Senate Bill No. 34, An Act relating to assistants in the office of the purchasing agent.

Senate Bill No. 43, An Act to amend Section 22, Chapter 103 of the Public Laws, granting emergency permits for excess loading.

Senate Bill No. 52, An Act to prohibit fishing through the ice in Scott pond in the town of Fitzwilliam.

House Bill No. 74, An Act relating to liens for water rates.

House Bill No. 105, An Act in amendment of Section 5, Chapter 180 of the Public Laws, relating to the state college and university.

House Bill No. 109, An Act in amendment of Section 4, Chapter 104 of the Public Laws relating to motor vehicle road tolls.

House Bill No. 156, An Act in amendment of Chapter 119 of the Public Laws, relating to locking devices on schoolhouses.

House Bill No. 204, An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles.

House Bill No. 225, An Act to amend Section 28, Chapter 80 of the Public Laws, relating to repairing town highways.

House Bill No. 330, An Act in amendment of Chapter 101 of the Laws of 1925 entitled "An Act to provide for the acquisition by the state of the Franconia Notch, so-called lying in the towns of Franconia and Lincoln, as a forest reservation and state park."

House Joint Resolution No. 3, Joint Resolution for additions and improvements at New Hampshire state prison.

House Joint Resolution No. 39, Joint Resolution in favor of the state prison.

House Joint Resolution No. 83, Joint Resolution providing for the reimbursement of the county of Rockingham for expenditures in rebuilding a bridge on the New Hampshire college highway over the Exeter river.

House Joint Resolution No. 87, Joint Resolution in favor of the First New Hampshire Infantry (in the federal service, 1916-1919.)

House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis.

House Joint Resolution No. 111, Joint Resolution authorizing the appointment of a committee to investigate the advisability of erecting a building at the Eastern States Exposition.

The report was accepted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 5, A Joint Resolution for the continuation of the improvement of the Main road leading from Tyngsboro, Massachusetts, to Hudson village in the town of Hudson, on the east side of the Merrimack river, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of forty-five hundred dollars (\$4,500.00) for the year 1927 and a like sum for the year 1928 be and hereby is appropriated on condition that the town of Hudson appropriates the same amount for each of the two years, for the continuation of the improvement of the main road leading from Tyngsboro, Massachusetts, to Hudson village on the east side of the Merrimack river. Said sums appropriated by the state and by the town shall be expended under the direction of the Highway Commissioner and the sums appropriated by the state shall be a charge upon the maintenance funds as provided in Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 17, A Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake, in the town of Rumney, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the word "Commissioner" in line 9 and inserting in place thereof the following: "and the sums appropriated by the state shall be a charge upon the maintenance funds as provided in Chapter 84 of the Public Laws." so that said resolution as amended shall read as follows:

That the sum of one thousand dollars (\$1,000) for the year 1927 and a like sum for the year 1928, be and hereby is appropriated, on condition that the town of Rumney appropriate one thousand dollars (\$1,000) for each of the two years for the improvement of the road leading from the village of Rumney to Stinson lake. Said sums appropriated by the State and by the town shall be expended by the direction of the Highway Commissioner and the sums appropriated by the state shall be a charge upon the maintenance fund as provided in Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 19, A Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the word "damages" in line 18 and inserting in place thereof the following: "and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws." so that said resolution as amended shall read as follows:

That the sum of one thousand dollars (\$1,000.00) for the town of Dummer and the sum of five hundred dollars (\$500.00) for the town of Milan for the year 1927 and like amounts for the year 1928, be and hereby are appropriated to complete the permanent construction of a section of highway in the towns of Dummer and Milan, located on the highway leading from the East Side road at Pontook Falls, in the town of Dummer, to West Milan, in the town of Milan. This section being a cutoff, and beginning at a point about two thousand feet (2,000 ft.) from the so-called East Side road and extending approximately eight thousand five hundred feet (8,500 ft.) through the woods on the south of the old highway and coming into the old

highway about two hundred feet (200 ft.) from the road to Milan village, providing that the towns of Dummer and Milan or individuals shall each appropriate like sums aforementioned for each of the said years, the said sums to be expended under the direction of the State Highway Commissioner; it being understood that the towns of Dummer and Milan have laid out said highway and have assumed all land damages, and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 20, A Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville, following the Souhegan River valley, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the word "commissioner" in line 7 and inserting in place thereof the following: "and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws" so that said resolution as amended shall read as follows:

That the sum of three thousand dollars (\$3,000.00) for the year 1927, and a like sum for the year 1928 be and the same is hereby appropriated for the permanent improvement of a section of the main highway leading from Wilton to Greenville, following the Souhegan River valley, provided that the town of Wilton appropriates a like amount for each of the two years, the same to be expended under the direction of the highway commissioner, and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 45, An Act to establish a state highway between the villages of Groveton and West Milan, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend the title by striking out the whole and inserting in place thereof the following:

An Act to designate a state aid highway between the villages of Groveton and West Milan.

Amend Section 1 by striking out after the word "the" in line 2 and inserting in place thereof the words "a state aid" so that said section as amended shall read as follows:

SECT. 1. The Highway Commissioner shall designate for permanent improvement of suitable description a state aid highway commencing at the junction of the state highway where it crosses the bridge leading to the village of Groveton; thence easterly along the Ammonoosuc river, through the town of Stark, across a corner of the town of Dummer, to the village of West Milan, at a point where it connects with the cross-country highway heretofore established between the village of West Milan and the city of Berlin, and file the location of the same with the Secretary of State.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 63, A Joint Resolution for the repair of the Black Water River bridge in the town of Seabrook, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause and inserting in place thereof the following:

That a sum equal to one half the cost to repair the bridge over the Black Water river in the town of Seabrook, but not to exceed the sum of thirty-five hundred dollars (\$3,500.00) is hereby appropriated, upon condition that the town of Seabrook shall raise and appropriate the remainder of the sum required for said purpose; said sum to be expended under the direction of the Highway Commissioner, and the governor is authorized to draw his warrant for the same out of maintenance funds designated for use by Chapter 85 of the Public Laws.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations reported the following joint resolution, House Joint Resolution No. 115, A Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton, with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution read a first time.

The second reading of the joint resolution having commenced on motion of Mr. Foster of Concord the further reading of the joint resolution was dispensed with.

On motion of the same gentleman the rules were suspended and the printing of the joint resolution was dispensed with.

The joint resolution was then ordered to a third reading.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 114, A Joint Resolution in favor of Andrew O. Morin, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Hamlin of Bartlett for the Committee on Claims, to whom was referred House Joint Resolution No. 112, A Joint Resolution in favor of Arthur H. Wiggin, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution referred to the Committee on Appropriations under the rules.

Mr. Small of Rochester for the Committee on Rules reported the following joint resolution, House Joint Resolution No. 116, A Joint Resolution in favor of the state prison, with the recommendation that the joint resolution be referred to the Committee on Appropriations.

The report was accepted, the joint resolution read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations.

Mr. Cheney of Laconia for the Committee on Rules, reported the following joint resolution, House Joint Resolution No. 117, A Joint Resolution providing for the publication of the digest of the Supreme Court decisions, with the recommendation that the joint resolution be referred to the Committee on Appropriations.

The report was accepted, the joint resolution read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations.

Mr. Small of Rochester for the Committee on Rules, reported the following joint resolution, House Joint Resolution No. 118, A Joint Resolution in favor of Jeremiah B. Healy, Jr., with the recommendation that the joint resolution be referred to the Committee on Appropriations.

The report was accepted, the joint resolution read a first and second time, laid upon the table to be printed and referred to the Committee on Appropriations.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 54, A Joint Resolution appropriating money for state aid for the town of Wakefield, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution

No. 55, A Joint Resolution appropriating money for state aid for the town of Wakefield, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 82, A Joint Resolution for the improvement of the main road leading from Lempster street to Newport through East Unity, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 85, A Joint Resolution for the improvement of the main road leading from Lempster street to Newport through East Unity, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 134, An Act appropriating funds for the construction of a highway in the towns of Bath, Landaff and Easton, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by a new joint resolution.

The report was accepted and the resolution of the committee adopted.

On motion of Mr. Glessner of Bethlehem the rules were suspended to allow of the presentation of a report from a committee which had not previously been advertised.

Mr. Glessner of Bethlehem for the Committee on Judi-

ciary, to whom was referred House Bill No. 212, in second new draft, An Act in amendment of Chapter 178 of the Public Laws entitled Employers' Liability and Workmen's Compensation, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

The bill was then referred to the Committee on Appropriations under the rules.

BILL FORWARDED

House Bill No. 196, An Act relating to the taxation of standing timber.

Taken from the table.

The question being,

Shall the bill be read a third time?

On motion of Mr. Hutchins of Stratford the bill was recommitted to the Committee on Judiciary.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 109, An Act in amendment of Section 4. Chapter 104 of the Public Laws, relating to motor vehicle road tolls.

House Bill No. 204, An Act in amendment of Chapter 103 of the Public Laws, relating to motor vehicles.

House Bill No. 225, An Act to amend Section 28, Chapter 80 of the Public Laws, relating to repairing town highways.

House Bill No. 330, An Act in amendment of Chapter

101 of the Laws of 1925 entitled "An Act to provide for the acquisition by the state of Franconia Notch, so-called, lying in the towns of Franconia and Lincoln, as a forest reservation and state park."

House Joint Resolution No. 87, Joint Resolution in favor of the First New Hampshire Infantry (In the Federal service 1916-1919).

House Joint Resolution No. 107, Joint Resolution to provide for an emergency fund for the eradication of bovine tuberculosis.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled bill, with amendments, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to Arson.

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Section 1. Amend Chapter 391 of the Public Laws by striking out the first three sections of said chapter and inserting in place thereof the following:

- 1. If any person shall wilfully and maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any dwelling house, or any outbuilding adjoining thereto, or any building that is a parcel thereof or belonging thereto, he shall be imprisoned not more than thirty years.
- 2. If any person shall wilfully and maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any other building, or any bridge, or a vessel or boat lying within the body of any county, he shall be imprisoned not more than twenty years.
- 3. If any person shall wilfully and maliciously set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any barrack, cock, crib, rick or stack of hay,

grain or vegetable product of any kind, or any field of standing hay or grain of any kind, or any fence, or any standing trees or bushes or any personal property of any kind; such property being of the value of twenty-five dollars or more and the property of another person, he shall be imprisoned not more than three years, or fined not more than one thousand dollars and imprisoned not more than one year.

- 4. If any person shall wilfully and maliciously and with intent to injure or defraud the insurer, set fire to or burn or cause to be burned, or aid, counsel or procure the burning of any personal property of any kind, the property of himself or another, which shall at the time be insured by any person or corporation against loss or damage by fire, he shall be imprisoned not more than five years.
- 5. If any person shall wilfully and maliciously attempt to commit any crime mentioned in the preceding four sections, he shall be imprisoned not more than two years or fined not more than one thousand dollars.
- SECT. 2. Further amend said Chapter 391 by renumbering Sections 4 to 9 so that they shall read Sections 6 to 11.
- SECT. 3. All acts or parts of acts inconsistent herewith are hereby repealed and this act shall take effect upon its passage.

On motion of Mr. Fogerty of Northumberland the House concurred in the amendments sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 14, An Act in amendment of Section 1, Chapter 102, of the Public Laws, relating to registration and license fees on motor vehicles.

Senate Bill No. 44, An Act providing for the erection of snow fence adjacent to the highways.

SENATE BILLS READ AND REFERRED

Senate Bill No. 14, An Act in amendment of Section 1, Chapter 102 of the Public Laws, relating to registration and license fees on motor vehicles.

Read a first and second time and referred to the Committee on Revision of the Statutes.

Senate Bill No. 44, An Act providing for the erection of snow fence adjacent to the highways.

Read a first and second time and referred to the Committee on Roads, Bridges and Canals.

RECONSIDERATION

Mr. Lovering of Loudon moved that the vote whereby the House adopted the resolution of the Committee on Appropriations that it is inexpedient to legislate on House Joint Resolution No. 104, Joint Resolution for the improvement of the old stage coach line from Loudon village to Gilmanton Iron Works, be reconsidered.

The question being on the motion to reconsider.

(Discussion ensued)

On a viva voce vote the motion did not prevail.

On motion of Mr. Lemelin of Manchester at 11.45 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

On motion of Mr. Foster of Concord the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Joint Resolution No. 5, Joint Resolution for the continuation of the improvement of the main road leading from Tyngsboro, Mass., to Hudson village in the town of Hudson, on the east side of the Merrimack river.

House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Runney to Stinson lake in the town of Runney.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan River valley.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water River bridge in the town of Seabrook.

House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton.

House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mrs. Patten of Nashua at 3.07 o'clock the House adjourned.

WEDNESDAY, March 30, 1927.

The House met at 11 o'clock. Prayer was offered by the Chaplain.

COMMITTEE REPORTS

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 113, A Joint Resolution providing for a recess commission to study the general subject of tax revision, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out Section 3 thereof and inserting in its place the following:

- Sect. 3. Amend Section 5, Chapter 34, Public Laws, by striking out the whole thereof and inserting in place thereof the following:
- 5. Primary Expenditures. The total sum to be expended or contracted for payment for the nomination by or in behalf of any candidate for nomination shall be as follows: For Governor or United States senator, \$8,000; for representative in Congress, \$4,000; for councilor, \$1,500; for state senator or any county officer, \$300; for representative to the general court, \$50. The amount of money specified shall include all expenditures by a candidate or by others in his behalf with his knowledge during the calendar year of the primary, except personal traveling expenses of the candidate. No person shall make any contribution of or contract for the payment of any money for the benefit of any candidate without the written consent of such candidate or his financial agent. As a part of the declaration of candidacies filed by candidates for Governor, United States senator, representative in Congress, councilor, state senator and county officer, every candidate shall designate some person, who may be the candidate himself, as his financial agent for the purpose of the primary campaign, or if his candidacy for such office is established by a primary petition, there shall be annexed to the primary petition in behalf of such candidate the name of the financial agent for such candidate. All sums expended or contracted for payment in the primary campaign by or in behalf of such candidate shall be reported to such financial agent, who shall make all the disbursements in behalf of such candidate, and said agent

shall join with the candidate in signing and filing the statements required by law.

The report was accepted.

The question being on the amendment.

(Discussion ensued)

On a viva voce vote the amendment was adopted and the bill ordered to a third reading.

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills:

House Bill No. 185, An Act to incorporate the Peterborough Home for the Aged.

House Bill No. 206, An Act to provide for an increase of salary for the sheriff of Cheshire county.

The report was accepted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 255, An Act in amendment of Sections 9 and 10, Chapter 68 of the Public Laws, relating to the tax commission, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend by striking out the title and inserting in place thereof the following:

An Act in amendment of Section 10 of Chapter 68 of the Public Laws, relating to the tax commission.

Further amend by striking out Section 1 and renumbering Sections 2 and 3 so that they shall read "Sect. 1" and "Sect. 2" respectively.

The report was accepted, the amendments adopted and the bill referred to the Committee on Appropriations under the rules.

Mr. Parsons of Franklin for the Committee on Rules, reported the following entitled Bill, House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the Legislature, with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted and the bill read a first and second time.

Mr. Parsons of Franklin moved that the rules be suspended and the printing of the bill and its reference to a committee dispensed with.

The question being on the motion of Mr. Parsons.

(Discussion ensued)

On a viva voce vote the motion prevailed and the bill was ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred Senate Bill No. 60, An Act providing for a Legislative manual, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 40, An Act in amendment of Chapter 178, Public Laws, entitled Employers' Liability and Workmen's Compensation, reported the same with the following resolution:

Resolved, that it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 243, An Act in amendment of Section 21, Chapter 178 of the Public Laws, relating to Employers' Liability and Workmen's Compensation, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 252, An Act in

amendment of Section 19, Chapter 178, of the Public Laws, relating to Workmen's Compensation, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 262, An Act in amendment of Section 21, Section 23, and Section 24 of the Public Laws, relating to Workmen's Compensation, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 275, An Act to provide compensation for occupational diseases, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 278, An Act in amendment of Section 13, Chapter 178 of the Public Laws, relating to remedial care in cases within the scope of the Workmen's Compensation law, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 284, An Act in amendment of Section 1. Chapter 178 of the Public Laws,

relating to Workmen's Compensation, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 285, An Act in amendment of Section 1, Chapter 178 of the Public Laws, relating to Workmen's Compensation, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 335, An Act in amendment of Chapter 178 of the Public Laws, relating to Employers' Liability and Workmen's Compensation, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred House Bill No. 293, An Act in amendment of Section 1, Chapter 244 of the Public Laws, relating to proceedings to acquire property or rights by railroads and public utilities, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

On motion of Mr. Glessner of Bethlehem the rules were suspended to allow of the introduction of a report from a committee which had not previously been advertised.

Mr. Duncan of Jaffrey for the Committee on Judiciary,

to whom was referred House Bill No. 90, An Act in amendment of Section 13, Chapter 264 of the Public Laws, relating to regulations of trust and banking companies, reported the same in a new draft and with a new title, with the recommendation that the bill in its new draft ought to pass.

The report was accepted.

The undersigned, a minority of the committee on Judiciary, to whom was referred House Bill No. 90, An Act in amendment of Section 13, Chapter 264 of the Public Laws, relating to regulations of trust and banking companies, being unable to agree with the majority, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

EMILE LEMELIN, HARRY C. GREELEY, JOSEPH A. DONIGAN, JOHN J. SHEEHAN, BENJAMIN T. BARTLETT.

The bill in its new draft was read a first and second time. On motion of Mr. Glessner of Bethlehem the bill and reports were laid upon the table and made a special order for Tuesday, April 5, at 11.01 o'clock, meanwhile the bill in its new draft to be printed.

On motion of Mr. Parsons of Franklin the rules were suspended to allow of the introduction of a report from a committee which had not previously been advertised.

Mr. Parsons of Franklin for the Committee on Rules, reported the following entitled Bill, House Bill No. 355, An Act in amendment of Chapter 397, Section 22 of the Public Laws, entitled common jails and prisoners therein with the recommendation that the bill be referred to the Committee on Judiciary.

The report was accepted, the bill read a first and second time, laid upon the table to be printed and referred to the Committee on Judiciary.

On motion of Mr. Foster of Concord the rules were sus-

pended to allow of the introduction of reports from a committee which had not previously been advertised.

Mr. Foster of Concord for the Committee on Appropriations, reported the following entitled bill, House Bill No. 356, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1928, with the recommendation that the bill ought to pass.

The report was accepted, the bill read a first and second time and laid upon the table to be printed.

Mr. Foster of Concord for the Committee on Appropriations, reported the following entitled Bill, House Bill No. 357, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1929, with the recommendation that the bill ought to pass.

The report was accepted, the bill read a first and second time and laid upon the table to be printed.

BILL FORWARDED

House Bill No. 299, An Act to permit cities and towns to abate local taxes on manufacturing plants and stock in trade in certain cases.

Taken from the table and ordered to a third reading.

RESOLUTION

Mr. Parsons of Franklin offered the following concurrent resolution:

Resolved, That Rule 13 of the Joint Rules of the Senate and House of Representatives adopted at this session be amended by striking out the word "third" in the fourth line of said rule and inserting in place thereof the word "second," so that the rule as amended will read as follows:

13. No bill, joint resolution, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature after the second week of the session, unless reported by the Committee on Rules; provided that this rule may be suspended in either House whenever two-thirds of the whole number

of members shall, on division taken, vote in favor thereof, and not otherwise.

The question being on the resolution.

(Discussion ensued)

On a *viva voce* vote the resolution was adopted and sent to the Honorable Senate for concurrence.

(Mr. Foster of Concord in the chair)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 123, An Act relating to public libraries.

House Bill No. 148 (In new draft), An Act relating to liens of mechanics and others on public works and in amendment of Section 12, Chapter 217 of the Public Laws.

House Bill No. 149, An Act relating to pensions for members of the Fire and Police Departments and Department of Public Works in the city of Berlin.

House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws, relating to state and other public libraries.

House Bill No. 216, An Act authorizing the Derry Cooperative Building and Loan Association to change its name.

House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game.

House Bill No. 294, An Act in relation to annual returns of business corporations.

House Bill No. 305, An Act in amendment of Section 22, Chapter 198 of the Public Laws, relating to furs.

House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty year serial bonds.

House Bill No. 345, An Act in amendment of Chapter 197 of the Public Laws, relating to transportation of fish and game.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 68, An Act relating to a tax upon insurance taken out with foreign companies not authorized to do business in this state.

House Bill No. 283, An Act amending Section 15, Chapter 19 of the Public Laws, relating to clerks' compensation.

House Bill No. 56 (In Senate new draft), An Act in amendment of Section 10, Chapter 198 of the Public Laws, relating to self-hunting dogs.

The message further announced that the Senate had voted to concur with the House of Representatives in the adoption of the amendments offered by the Committee on Engrossed Bills, to the following bills:

Senate Bill No. 41, An Act relating to conditional sales of personal property.

House Bill No. 206, An Act to amend Section 27, Chapter 324 of the Public Laws, relating to the salaries of sheriffs.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws, relating to investments of savings banks.

Amend said bill by striking out Sections 1 and 2 thereof and inserting the following sections in their place:

Section 1. Amend Chapter 262 of the Public Laws by striking out subdivision II of Section 3 thereof and substituting the following therefor:

II. Other Real Estate. Those directly secured by first

mortgage on real estate situated without this state, but entirely within the United States, which at the time of such investment is improved, occupied and productive; but not exceeding forty per cent of the deposits shall be so invested, and no such investment shall be in a loan that exceeds fifty per cent of the value of the real estate by which it is secured, unless the loan is further secured by a guaranty satisfactory to the bank commissioner, in which case it shall not exceed sixty per cent of the value of the real estate by which it is secured. The provisions of this paragraph shall not apply to bonds of railroad or public service corporations.

- Sect. 2. Further amend said chapter by striking out subdivision VI of Section 6 thereof, and substituting the following therefor:
- VI. Canada, Provinces, Newfoundland. The authorized bonds of any province of the Dominion of Canada and of the Colony of Newfoundland; and bonds issued by the Canadian National Railways or constituent corporations of the system owned or controlled by the Canadian National Railways, the principal and interest of which are guaranteed by any province of the Dominion of Canada.
- Sect. 3. Further amend said chapter by striking out Section 7 thereof and substituting the following therefor:
- 7. Definitions. For the purposes of this chapter company shall mean a corporation or voluntary association organized under the laws of the United States or any state thereof and located and doing business principally within the United States; public service company, a company doing principally a water, gas, heat, ice, electric light or electric power business, or a combination of two or more said businesses; mortgage bonds, bonds secured primarily by direct and foreclosable lien on physical property owned by the obligor; years, calendar year, fiscal years or nearer periods of twelve months next preceding such investment; net income, income after deducting operating expenses, taxes, insurance, rentals, guaranteed interest and guaranteed dividends and

expenditures for maintenance; and annual interest, interest actually paid in each year, except that for the latest year it shall mean one year's interest on the total amount outstanding at the time of the investment.

- Sect. 4. Further amend said chapter by striking out section 8 thereof and substituting the following therefor:
- 8. Limitations. Not exceeding sixty-five per cent of the deposits shall be invested in securities authorized under sections 9 to 12 inclusive; not exceeding five per cent of the deposits shall be invested in the securities of any one company; and not exceeding ten per cent of the deposits shall be invested in securities authorized by Sections 9 to 12 inclusive other than bonds, notes, equipment securities and receivers' certificates, provided that not exceeding fifteen per cent of the deposits may be so invested whenever the assets of any bank, as determined by the bank commissioner, shall exceed the deposits by as much as fifteen per cent thereof. No investment shall be made in the securities of a corporation authorized by paragraphs 8, 9 and 10, of Section 12 of this Chapter, unless at least seventy-five per cent of the gross income of such corporation is derived from the direct operation of its water, heat, ice, gas, electric light, and electric power business, or a combination of two or more of the foregoing described businesses.
- Sect. 5. Further amend said chapter by striking out setion 9 thereof and substituting the following therefor:
- 9. Net Income. No investments shall be made in securities authorized under paragraphs 1, 2, 8 and 10 of Section 12 of this chapter unless the net income of the company in question in each of the three years next preceding such investment shall have been not less than one and one-quarter times the annual interest on its entire funded debt.
- Sect. 6. Further amend said chapter by striking out subdivisions VII, IX, X, XII, XIV and XV of Section 12 thereof and substituting in their proper order the following subdivisions, also adding a new subdivision to be numbered VIIIa.

STEAM RAILROAD SECURITIES

VII. Stock. The dividend-paying capital stock of steam railroad companies of which the net income in each of the 5 years next preceding such investments shall have been either (1) not less than ten million dollars and not less than twice the annual interest on the entire funded debt; or (2) not less than two million dollars and not less than two and onehalf times such interest; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current annual dividend requirements on the class of stock in question and all other classes of stock of prior preference; and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question and all other classes of stock of prior preference; or in the stock of any steam railroad company that is leased to and whose dividends are guaranteed by such company.

PUBLIC SERVICE COMPANIES

VIIIa. Receivers Certificates. Certificates of indebtedness, commonly termed receivers certificates, issued by a receiver of any public service company, under the authorization of the court having jurisdiction over such receiver.

IX. Stock. The dividend-paying capital stock of senior preference of public service companies, of which the net income in each of the five years next preceding such investment shall have been not less than five hundred thousand dollars and not less than twice the annual interest on the entire funded debt; provided, that the income applicable to the payment of dividends shall during such period of five years have averaged not less than twice the dividend requirements of such stock, and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question, and provided that the issue of such stock has been authorized by a state commission of competent jurisdiction.

X. New Hampshire Companies. The bonds or notes of public service, telephone and water companies organized under the laws of and located and doing business principally within this state; provided, that the net income of such companies in each of the three years next preceding such investment shall have been not less than twice the annual interest on the obligations in question and all other obligations of corresponding or prior lien, or provided the payment of principal and interest of such bonds or notes is legally guaranteed by a like corporation whose bonds or notes are a legal investment under the provisions of this paragraph; and the capital stock of senior preference of such companies; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than one and one-eighth times the current annual dividend requirements on the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent per annum on the class of stock in question.

TELEPHONE AND TELEGRAPH COMPANIES

XII. Stock. The dividend-paying capital stock of senior preference of such companies which meet the above income requirements; provided, that the income of such companies applicable to dividends in at least four of the five years next preceding such investment shall have been not less than the current dividend requirements of the class of stock in question, and in each of the five years next preceding such investment shall have been not less than four per cent per annum upon the class of stock in question.

OTHER CAPITAL STOCK

XIV. ————. The dividend-paying capital stock of senior preference of companies with net income as provided in paragraph XIII; provided, that the income of such companies applicable to dividends in at least four of the five

years next preceding such investment shall have been not less than the current dividend requirements of the class of stock in question; or if such companies have no funded debt, then the income applicable to dividends in at least four of the five years next preceding such investment shall have been not less than one and one-fourth times the current dividend requirements of the class of stock in question; and that to be eligible under this paragraph the income of all companies in each of the five years next preceding such investment shall have been not less than four per cent per annum upon the class of stock in question.

STOCKS AND BONDS OF NEW ENGLAND MANUFACTURING COMPANIES

XV. ----- The bonds or notes of any manufacturing company organized and doing business in the New England states with an unimpaired capital of two hundred and fifty thousand dollars, and the stock or certificates of interest of such company; provided, that the company has earned in each of the five years preceding such investment dividends of at least four per cent on its entire capital stock, and that its net indebtedness does not exceed fifty per cent of its unimpaired capital stock. In case of the issue of new stock, the earnings of the company in addition to the foregoing requirements must have been sufficient in the next vear preceding such investment to have paid the average rate of dividend for that year on both the outstanding stock and the new issue. Not exceeding five per cent of the deposits shall be invested under the provisions of this paragraph; and no bank shall hold more than five per cent of the stock in any such company.

Sect. 7. This act shall take effect upon its passage.

On motion of Mr. Glessner of Bethlehem the reading of the amendment was dispensed with.

On motion of the same gentleman the amendment was adopted.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 40, An Act relating to the state prison.

Senate Bill No. 50, An Act relating to the federal census.

Senate Bill No. 62, An Act relating to the charter of the northern railroad.

SENATE BILLS READ AND REFERRED

Senate Bill No. 40, An Act relating to the state prison. Read a first and second time and referred to the Committee on State Prison.

Senate Bill No. 50, An Act relating to the federal census. Senate Bill No. 62, An Act relating to the charter of the northern railroad.

Severally read a first and second time and referred to the Committee on Judiciary.

Mr. Whittemore of Pembroke moved that House Bill No. 299, An Act to permit cities and towns to abate local taxes on manufacturing plants and stock in trade in certain cases be put back in its second reading.

The question being on the motion of Mr. Whittemore.

(Discussion ensued)

On a viva voce vote the motion prevailed.

The question being,

Shall the bill be read a third time?

Mr. Whittemore of Pembroke moved that the bill be laid upon the table and made a special order for Tuesday, April 5, at 11:02 o'clock.

(Discussion ensued as to time)

On a viva voce vote the chair was in doubt.

Mr. Rutter of Derry asked for a division.

A division being had 221 members voted in the affirma-

tive and 60 members voted in the negative and the motion prevailed.

(The Speaker in the Chair)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate refused to concur with the House of Representatives in its adoption of an amendment to the following bill:

House Bill No. 257 (In Senate new draft and new title) An Act in relation to the salaries of the justices of the municipal courts, and asked for a committee of conference, and the President had appointed as members of such committee of conference on the part of the Senate Senators Carter and McInnis.

On motion of Mr. Ahern of Concord the House acceded to the request of the Honorable Senate and the Speaker appointed as members of such committee on the part of the House Messrs. Cheney of Laconia and Smith and Neal of Portsmouth.

SPECIAL ORDER

Mr. Ross of Lebanon called for the special order House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents.

The question being,

Shall the bill be reconsidered?

(Discussion ensued)

On a viva voce vote the motion prevailed.

On motion of Mr. Ross of Lebanon the bill was put back upon its second reading.

Mr. Lee of Concord offered the following amendment. Amend the bill by striking out all of Section 2 and inserting in place thereof the following:

SECT. 2. Every certificate of registration issued pursuant to this act shall be valid not to exceed sixty days from

the date of its issue if such sixty days period shall come within the current year of its issue.

On a viva voce vote the amendment was adopted.

On motion of Mr. Lee of Concord the rules were suspended and the bill made in order for a third reading at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence,

On motion of Mr. Blaisdell of Portsmouth at 12:07 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

(Mr. Foster of Concord in the Chair.)

THIRD READINGS

On motion of Mr. Callahan of Keene the rules were sus pended and the third readings of bills by their titles and joint resolutions by their captions made in order.

House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures.

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the Legislature.

House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

Severally read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Callahan of Keene at 3:04 o'clock the House adjourned.

THURSDAY, MARCH 31, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Deming of Claremont, Glessner of Bethlehem, Rutter of Derry, Duncan of Jaffrey, Weare of Seabrook and Drake of Lebanon were granted leaves of absence for the day on account of important business.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the Committee had examined and found correctly engrossed the following entitled bills:

Senate Bill No. 41, An Act relating to conditional sales of personal property.

House Bill No. 47, An Act relating to state aid to certain towns for maintenance of town highways.

House Bill No. 123, An Act relating to public libraries.

House Bill No. 149, An Act relating to pensions for members of the fire and police departments and department of public works of the city of Berlin.

House Bill No. 216, An Act authorizing the Derry Cooperative Building and Loan Association to change its name.

House Bill No. 250, An Act relating to regulation of highways by the highway commissioner and selectmen.

House Bill No. 294, An Act in relation to annual returns of business corporations.

House Bill No. 344, An Act granting authority to the town of Derry to refund its water bonds by issuing thirty-year serial bonds.

House Bill No. 345, An Act relating to the transportation of fish and game.

The report was accepted.

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to arson, reported the same under Joint Rule 6, with the fol-

lowing amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out Section 2, relating to renumbering certain sections.

The report was accepted.

The question being on the amendment.

(Discussion ensued)

On a viva voce vote the amendment was adopted.

The bill was then sent to the Senate for concurrence in the adoption of the amendment.

Mr. Farnham of Haverhill for the Committee on Agriculture, to whom was referred House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

On motion of Mr. Sawyer of Wilmot the bill was laid upon the table and made a special order for Tuesday, April 5, at 11.03 o'clock.

Mr. Farnham of Haverhill for the Committee on Agriculture, to whom was referred Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to Poultry Department at State University, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill referred to the Committee on Appropriations under the rules.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 112, A Joint Resolution in favor of Arthur H. Wiggin, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of one hundred and twenty-five dollars (\$125.00) be paid to Arthur H. Wiggin for expenses incurred in maintaining his seat in the House of Representatives, and that the governor be authorized to draw his warrant for said amount out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr, Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 114, A Joint Resolution in favor of Andrew O. Morin, reported the same with the following amendment, and the recommendation that the joint resolution as amended ought to pass.

Amend by striking out all after the resolving clause and inserting in place thereof the following:

That the sum of one hundred and twenty-five dollars (\$125.00) be and the same hereby is allowed to Andrew O. Morin for necessary expenses incurred in trying to sustain his right to a seat in the House of Representatives, and that the governor be and hereby is authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

The report was accepted, the amendment adopted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 116, A Joint Resolution in favor of the State Prison, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution

No. 117, A Joint Resolution providing for the publication of the Digest of the Supreme Court decisions, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 118, A Joint Resolution in favor of Jeremiah B. Healy, Jr., reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 212, An Act in amendment of Chapter 178 of the Public Laws entitled Employers' Liability and Workmen's Compensation, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

Mr. Haskell of Concord offered the following amendment:

Amend said bill by striking out the word "accident" wherever it occurs and substituting in place thereof the word "injury."

The question being on the amendment.

(Discussion ensued)

On motion of Mr. Sheehan of Manchester the bill with the amendment pending was laid upon the table and made a special order for Tuesday, April 5, at 11.04 o'clock.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 by striking out in line 7 the words "thereby enabling" and inserting in place therefor the words "insofar as to enable" so that said section as amended shall read as follows:

SECT. 1. Whereas the main road from Somersworth to Rollinsford is an important line of communication between New Hampshire and Maine, therefore, be it enacted by the Senate and House of Representatives in General Court convened, that for the fiscal years of 1927 and 1928 the city of Somersworth be released from the provisions of Section 8, Chapter 84 of the Public Laws of New Hampshire, insofar as to enable the city of Somersworth to take State Aid in the construction of the Rollinsford road.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes, to whom was referred Senate Bill No. 14, An Act in amendment of Section 1. Chapter 102 of the Public Laws, relating to registration and license fees on motor vehicles, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. McDevitt of Hampton Falls for the Committee on Roads, Bridges and Canals, to whom was referred Senate Bill No. 44, An Act providing for erection of snow fence adjacent to the highways, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

On motion of Mr. McDevitt of Hampton Falls the bill was referred to the Committee on Judiciary.

Mr. Glessner of Bethlehem for the Committee on Judici-

ary, to whom was referred House Bill No. 196 (In New Draft), An Act relating to the taxation of standing timber, reported the same with the following resolution:

Resolved, That the matter be referred to the next Legislature.

The report was accepted and the resolution of the committee adopted.

Mr. Hart of Wolfeboro for the Committee on Public Improvements, to whom was referred House Joint Resolution No. 101, A Joint Resolution for the permanent improvement of the Granite State Park road in the cities of Somersworth and Dover, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, subject matter being covered by previous legislation.

The report was accepted and the resolution of the committee adopted.

Mr. Duffy of Keene for the Special Committee consisting of the Delegation from the city of Keene, to whom was referred House Bill No. 13 (In New Draft), An Act in amendment of Section 32, Chapter 323 of the Public Laws, relating to salaries of justices, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate; the subject matter being covered by another bill.

The report was accepted and the resolution of the committee adopted.

On motion of Mr. Richardson of Hanover the rules were suspended to allow of the introduction of a report from a committee which had not previously been advertised.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common jails and prisoners therein." reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

On a viva voce vote the bill was ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 47, An Act relating to State Aid to certain towns for maintenance of town highways.

House Bill No. 338, An Act in amendment of the Charter of St. Mary's School for girls.

House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners confined therein.

House Bill No. 349, An Act relating to the issue of bonds by the South Antrim Village Fire Precinct, in the town of Antrim.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria.

House Joint Resolution No. 93, Joint Resolution for improvement of the Common at Hampton Falls.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 347, An Act in amendment of Section 27, Chapter 324 of the Public Laws, relating to the salary of the sheriff in Sullivan county.

Amend the title of the bill by striking out the same and by inserting in place thereof the following:

An Act relating to the salaries of the sheriffs of the several counties.

Amend Section 1 of the bill by striking out the same and by inserting in place thereof the following:

- 1. Amend Section 27, Chapter 324 of the Public Laws, as amen'ded by acts passed at the present session of the legislature, approved March 22 and March 30, by striking out said section and by inserting in place thereof the following:
- 27. Salaries. The annual salaries of the sheriffs of the several counties shall be as follows:
 - In Rockingham, six hundred dollars.
 - In Strafford, one thousand dollars.
 - In Belknap, one thousand dollars.
 - In Carroll, five hundred dollars.
 - In Merrimack, two thousand dollars.
 - In Hillsborough, fifteen hundred dollars.
 - In Cheshire, nine hundred dollars.
 - In Grafton, one thousand dollars.
 - In Sullivan, eight hundred dollars.
 - In Coos, one thousand dollars.

On motion of Mr. Lee of Concord the House concurred in the amendments sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 22, (In New Draft), An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers.

Amend Section 2 by striking out the whole of said section and inserting in place thereof the following:

SECT. 2. Amend Section 44, Chapter 116 of the Public Laws by adding at the end thereof the following: "Nothing contained herein shall be construed as depriving a

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mother from accepting any employment approved by the state board," so that said section as amended shall read as follows:

SECT. 44. Limitations. No aid shall be given to a mother unless: I. The child or children are living with her; II. She will be able to remain at home with her children if the allowance is made and without it will be compelled to work regularly away from home; III, the mother, in the judgment of the school board or of the State Board, is a proper person morally, physically and mentally to bring up her children; IV, has been a resident of this state for at least two years before she applies for aid. Nothing contained herein shall be construed as depriving a mother from accepting any employment approved by the State Board.

On motion of Mr. Ahern of Concord the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 92, An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish flat and Meriden, to a junction with the West Side road at Lebanon.

Amend the title of the bill by striking out the words, "West Side road" and substituting therefor the words, "Dartmouth College highway," so that said title as amended shall read:

An Act to establish a continuous highway from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish flat and Meriden, to a junction with the Dartmouth College highway at Lebanon.

On motion of Mr. Davidson of Charlestown the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 350, An Act to authorize the Village Fire Precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds.

Amend said bill by striking out the whole of Section 2 and inserting in place thereof the following:

SECT. 2. The commissioners of the village fire precinct are hereby empowered and authorized to issue for and in behalf of said district serial notes or bonds to the amount of fifty thousand dollars for the purpose of improving its electric light plant. Said notes or bonds shall be issued in conformity to the Public Laws. Chapter 59, Section 7, covering a period of not exceeding fifteen years.

On motion of Mr. Hart of Wolfeboro the House concurred in the amendment send down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 291, An Act to dissolve certain corporations.

Amend Section 1 of said bill by inserting the words "Adams Garage Company (Pittsfield, 1921)" before the words "Alvaro Realty Company;" further amend said section by inserting the words "Peaked Hill Electric Light Company (Bristol, 1926)" before the words "Peerless Manufacturing Company;" further amend said section by inserting the words "Squam Lake Lumber Company (Ashland, 1906)" before the words "Sta Manufacturing Company."

On motion of Mr. Parsons of Franklin the House concurred in the amendments sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

The message further announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following House Bills, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 138, An Act to amend Sections 16 and 17, Chapter 10 of the Public Laws, relating to state and other public libraries.

Amend the title of said bill by striking out the same and by inserting in place thereof the following:

An Act relating to the salary of the cataloguer at the state library.

On motion of Mr. Cilley of Manchester the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 254, An Act in amendment of Section 40, Chapter 200 of the Public Laws, relating to fish and game.

Amend the title of said bill by striking out the same and by inserting in place thereof the following:

An Act relating to the taking of oysters.

On motion of Mr. Holt of Peterborough, the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following joint resolution in Senate new draft in the passage of which new draft the Senate asked the concurrence of the House of Representatives.

House Joint Resolution No. 84, Joint Resolution authorizing the state highway department to make investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington.

The joint resolution was read a first and second time and referred to the Committee on Roads, Bridges and Canals.

The message also announced that the Senate had passed

bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 48, An Act empowering the city of Dover to incur debts in the amount of six per cent of its valuation.

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to state aid for highways.

SENATE BILLS READ AND REFERRED

Senate Bill No. 48, An Act empowering the city of Dover to incur debts in the amount of six per cent of its valuation.

Read a first and second time.

On motion of Mr. Elder of Dover the rules were suspended and the reference of the bill to a committee dispensed with.

On motion of the same gentleman the rules were further suspended and the bill made in order for a third reading at the present time.

The bill was then read a third time and passed and sent to the Secretary of State to be engrossed.

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to state aid for highways.

Read a first and second time and referred to the Committee on Appropriations.

RESOLUTIONS

On motion of Mr. Cheney of Laconia, that,

Whereas, It appears that all necessary legislative work may be easily accomplished by Thursday, April 14th instant; therefore be it

Resolved, By the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Thursday, April 14th instant at three o'clock in the afternoon, and be it further

Resolved, That all reports, bills and joint resolutions pending at that time in either branch of the legislature, be indefinitely postponed.

On motion of Mr. Ahern of Concord,

Resolved, That when the House adjourns this morning it will be to meet tomorrow morning at 9:00 o'clock, and when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7.30 o'clock.

On motion of Mr. Cilley of Manchester business in order at three o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Cilley of Manchester the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common jails and prisoners therein."

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

House Joint Resolution No. 116, Joint Resolution in favor of the state prison.

House Joint Resolution No. 117, Joint Resolution providing for the publication of the digest of the Supreme Court decisions.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 14, An Act in amendment of Section 1. Chapter 102, of the Public Laws, relating to registration and license fees on motor vehicles.

Read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mrs. Langille of Hinsdale at 11.58 o'clock the House adjourned.

FRIDAY, APRIL 1, 1928.

The House met at 9 o'clock according to adjournment. The following letter was read by the Clerk:

Woodsville, N. H., April 1, 1927.

Mr. Maurice H. Gordon, New Hampton, N. H.

Dear Sir:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON,
Speaker.

On motion of Mr. Nash of Concord at 9.01 o'clock the House adjourned.

MONDAY, APRIL 4, 1927.

The House met at 7.30 o'clock according to adjournment.

The following letter was read by the Clerk:

Woodsville, N. H., April 4, 1927.

Dr. George H. Nash, Concord, N. H. Dear Sir:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON,
Speaker.

On motion of Mr. Emmons of Thornton at 7.31 o'clock the House adjourned.

TUESDAY, APRIL 5, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Messrs. Underhill of Piermont, and Donigan of Newbury were granted leaves of absence for the week on account of sickness.

Mr. Newton of Concord was granted leave of absence for the day on account of important business.

Mr. Gage of Warner was granted leave of absence for Wednesday on account of important business.

Mr. Burns of Haverhill was granted leave of absence for Wednesday and Thursday on account of important business.

Messrs. Bryer of Peterborough and Quimby of Laconia were granted leaves of absence for the week on account of important business.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills, reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolutions:

House Bill No. 291, An Act to dissolve certain corporations.

House Bill No. 22, An Act in amendment of Chapter 116 of the Public Laws, relating to aid for dependent mothers.

House Bill No. 138, An Act relating to the salary of the cataloguer at the state library.

House Bill No. 148, An Act relating to liens of mechanics and others on public works in amendment of Section 12, Chapter 217 of the Public Laws.

House Bill No. 254, An Act relating to the taking of oysters.

House Bill No. 260, An Act in amendment of Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 305, An Act in amendment of Section 22, Chapter 198 of the Public Laws, relating to furs.

House Bill No. 338, An Act in amendment of the charter of St. Mary's School for girls.

House Bill No. 343, An Act in amendment of Section 7, Chapter 397 of the Public Laws, relating to common jails and prisoners therein.

House Bill No. 347, An Act relating to the salaries of the sheriffs of the several counties.

House Bill No. 349, An Act relating to the issue of bonds by the South Antrim Village Fire Precinct, in the town of Antrim.

House Bill No. 350, An Act to authorize the village fire precinct in the town of Wolfeboro to exceed its limit of bonded indebtedness as fixed by Public Laws, Chapter 59, Section 7, and to issue serial notes or bonds.

House Joint Resolution No. 49, Joint Resolution providing for a guard railing along the dangerous section of the Sugar Loaf road in the town of Alexandria.

House Joint Resolution No. 93, Joint Resolution for improvement of the common at Hampton Falls.

The report was accepted.

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred House Bill No. 92, An Act to establish a continuous highway from Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with the Dartmouth College highway at Lebanon, reported the same under Joint Rule 6 with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend the title of the bill by striking out the words "Dartmouth College highway" and by inserting in place thereof the words, "Dartmouth College road."

Amend Section 1 of said bill by striking out the word "highway" in the sixth line of said section and by inserting in place thereof the word "road."

Amend Section 3 of said bill by striking out the words "Chapter 35, Laws of 1905" in the sixth line of said section and by inserting in place thereof the words "Sections 9 and 10, Chapter 83 of the Public Laws."

Amend Section 7 of said bill by striking out the words, "Section 1, Chapter 80, Laws of 1923, as amended and reenacted by Chapter 85, Sections 10, 11 and 12 of the Revised Public Laws," in the second, third and fourth lines of said section and by inserting in place thereof the words and figures, "Sections 10 and 11, Chapter 84 of the Public Laws."

The report was accepted, the amendments adopted and the bill sent to the Senate for concurrence in the adoption of the amendments.

The Committee of Conference to whom was referred House Bill No. 257 (In Senate New Draft and Title), An Act in relation to the salaries of the Justices of the Municipal Courts, recommend that the Senate recede from its refusal to concur with the House of Representatives in its adoption of an amendment to said bill, and further recommend that the Senate adopt said amendment

WILLIAM B. McINNIS, ELLIOTT A. CARTER, Senate Confrerces.

HAROLD M. SMITH, JOHN H. NEAL, THOMAS P. CHENFY House Confrerces.

The report was accepted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Bill No. 255, An Act in amendment of Section 10, Chapter 68 of the

Public Laws, relating to the tax commission, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to state aid for highways, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Rogers of Rumney for the Committee on Insurance, to whom was referred House Bill No. 129, An Act to amend Chapter 273 of the Public Laws, providing for insurance adjusters, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted.

The question being on the resolution.

On motion of Mr. Trask of Keene the bill was recommitted to the Committee on Insurance for purposes of amendment.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Bill No. 62, An Act relating to the charter of the Northern railroad, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Bill No. 50, An Act relating to the Federal census, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said Bill by striking out the whole of Section 1 thereof and inserting in its place the following:

Section 1. In order that the state may co-operate with

the Director of the Federal census in all matters pertaining to the census, and as it is desirable that the Fifteenth Census of the United States, to be taken in 1930, and subsequent censuses, should show more accurately for this state than heretofore the separation of the population of the state by urban and rural classification, in conformity with the practice in other states, the secretary of state, upon request made to him by the Director of the Federal Census. shall obtain from the officers of the towns designated to him by said director the metes and bounds of the compact parts of such towns, the same to be established in accordance with general instructions also furnished by the said director, in order that the enumerator of the Bureau of the Census may be able to enumerate the population of such compact parts as distinguished from the population in the remaining portions of the towns.

The report was accepted, the amendment adopted and the bill ordered to a third reading.

BILLS FORWARDED

House Bill No. 356, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1928.

House Bill No. 357, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1929.

Severally taken from the table and ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, That Rule 13 of the Joint Rules of the Senate and House of Representatives adopted at this session be amended by striking out the word "third" in the fourth line

of said rule and inserting in place thereof the word "second," so that the rule as amended will read as follows:

13. No bill, joint resolution, claim outstanding on the first day of the session, or petition relating to new business shall be received in either branch of the legislature after the second week of the session, unless reported by the Committee on Rules; provided that this rule may be suspended in either House whenever two-thirds of the whole number of members shall, on division taken, vote in favor thereof, and not otherwise.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled bill, with amendment, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Bill No. 240, An Act to regulate the sale of mitk and dairy products.

Amend the bill by striking out in line 1 of Section 6 after the word "on" the words "July 1, 1927" and inserting in place thereof the words "June 1, 1928" so that said section as amended shall read:

SECT. 6. This act shall take effect on June 1, 1928.

On motion of Mr. Ahern of Concord the House concurred in the amendment sent down from the Honorable Senate.

The bill then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 39, An Act relating to safe deposit boxes.

Senate Bill No. 63, An Act designating Rowbartwood lake in the town of Campton,

SENATE BILLS READ AND REFERRED

Senate Bill No. 39, An Act relating to safe deposit boxes.

Read a first and second time and referred to the Committee on Banks.

Senate Bill No. 63, An Act designating Rowbartwood lake in the town of Campton.

Read a first and second time and referred to the Committee on Fisheries and Game.

ORDER VACATED

On motion of Mr. Henderson of Durham the order whereby House Joint Resolution No. 84, Joint Resolution authorizing the State Highway department to make investigation on the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington was vacated.

On motion of the same gentleman the rules were suspended and the joint resolution made in order for a third reading at the present time.

The joint resolution was then read a third time and passed and sent to the Senate for concurrence.

SPECIAL ORDERS

Mr. Greeley of Nashua called for the special order.

House Bill No. 90 (In New Draft), An Act in amendment of Section 13, Chapter 264 of the Public Laws, relating to fiduciary powers of trust companies and national banks.

The question being,

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill in its new draft ought to pass?

(Discussion ensued)

Mr. Coolidge of Sandwich moved the previous question. The question being.

Shall the main question now be put?

On a viva voce vote the main question was ordered.

The question being,

Shall the report of the minority that it is inexpedient to

legislate be substituted for the report of the majority that the bill in its new draft ought to pass?

On a viva voce vote the motion did not prevail.

The bill was then ordered to a third reading.

On motion of Mr. Lee of Concord the rules were suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence.

Mr. Blandin of Bath called for the special order.

House Bill No. 299, An Act to permit cities and towns to abate local taxes on manufacturing plants and stock in trade in certain cases.

The question being,

Shall the bill be read a third time?

Mr. Blandin of Bath offered the following amendment: Amend House Bill No. 299, In New Title and Draft by striking out all after the enacting clause and inserting the following:

Section 1. Any town by its selectmen and any city by its mayor, being duly authorized by vote as hereinafter provided, may contract with any individual or corporation which at the time of the passage of this act is engaged in manufacturing in this state, for the abatement for the years 1927 and 1928, in whole or in part of local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon.

SECT. 2. Authority to make such contract may be conferred upon the selectmen of a town by a two-thirds vote of the inhabitants of the town present and voting at an annual town meeting upon an appropriate article in the warrant for the meeting or at a special meeting, provided the vote at such special meeting shall be by ballot, two-thirds of the ballots cast being in favor thereof, and that the total number of ballots cast equals one-half the total

number of names on the checklist of the town for the last prevous annual or biennial meeting.

- SECT. 3. The mayor of a city may be authorized to make such contract by a two-thirds vote of all the voters present and voting at special meetings of the voters in the several wards to be duly called by the election officers; the vote being by ballot and the total number of ballots cast at all such meetings being equal to one-half the total number of names upon all the checklists in the several wards in the city at the last annual or biennial meeting.
- SECT. 4. No individual or corporation shall be entitled to the abatement herein authorized unless they can establish to the satisfaction of the selectmen or mayor that they have failed to earn running expenses and fixed charges for the two preceding fiscal years of their business.
- SECT. 5. The local taxes assessed against such persons complying with the terms of such vote shall be abated by the selectmen or assessors annually for the term agreed upon but such abatement shall not extend to taxes assessed for state and county purposes.
- SECT. 6. All acts and parts of acts inconsistent with this act are hereby repealed and this act shall take effect upon its passage.

The question being on the amendment.

(Discussion ensued)

On a viva voce vote the amendment was adopted.

On motion of Mr. Crosbie of Exeter the rules were suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence.

Mr. Sawyer of Wilmot called for the special order.

House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals.

The question being, Shall the bill be read a third time?

(Discussion ensued)

On a viva voce vote the bill was ordered to a third reading.

Mr. Duncan of Jaffrey called for the special order.

House Bill No. 212, An Act in amendment of Chapter 178 of the Public Laws, entitled "Employers' Liability and Workmen's Compensation."

The question being on the amendment proposed by Mr. Haskell of Concord.

On a viva voce vote the amendment was not adopted.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

On motion of Mr. Richardson of Hanover at 1:10 o'clock the House took a recess for 50 minutes.

(After recess)

The consideration of House Bill No. 212, An Act in amendment of Chapter 17 of the Public Laws, entitled "Employers' Liability and Workmen's Compensation" was resumed.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

Mr. Pingree of Berlin moved the previous question.

The question being,

Shall the main question now be put?

On a viva voce vote the previous question was ordered.

The question being,

Shall the bill be read a third time?

On a viva voce vote the affirmative apparently prevailed.

Mr. Duncan of Jaffrey called for a division.

A division being had, 108 members voted in the affirmative and 198 members voted in the negative and the third reading of the bill was denied.

Mr. Duncan of Jaffrey moved that the bill be referred to the next legislature.

On a viva voce vote the motion prevailed.

On motion of Mr. Cilley of Manchester business in order at 3 o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Cilley of Manchester the rules were suspended and the third reading of the bills by their titles made in order.

House Bill No. 255, An Act in amendment of Section 10, Chapter 68 of the Public Laws, relating to the tax commission.

House Bill No. 356, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1928.

House Bill No. 357, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1929.

House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 50, An Act relating to the Federal Census. Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to state aid for highways.

Senate Bill No. 62, An Act relating to the charter of the Northern railroad.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

RESOLUTION

On motion of Mr. Cloutman of Dover,

Resolved, That the Speaker appoint a committee of three to confer with a like committee from the Senate, to procure suitable entertainment for the evening of April 14th.

On motion of Mr. Gibson of Concord at 2:53 o'clock the House adjourned.

WEDNESDAY, April 6, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mrs. Currie of Bedford was granted leave of absence for the day on account of sickness.

Messrs. Robinson of Concord and Cofrin of Bradford were granted leaves of absence for the remainder of the week on account of sickness in their families.

Mr. Roukey of Manchester was granted leave of absence for the remainder of the session on account of sickness.

Messrs. Davidson of Charlestown and DeMeritt of Exeter were granted leaves of absence for the remainder of the week on account of important business.

COMMITTEE APPOINTMENT

In pursuance of a resolution adopted at the session on April 4 regarding an entertainment on April 14 the Speaker appointed the following committee:

Messrs. Cloutman of Dover and Newton of Concord and Mrs. Ferguson of Bristol.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills: Senate Bill No. 14, An Act in amendment of Section 1, Chapter 102 of the Public Laws, relating to registration and license fees on motor vehicles.

Senate Bill No. 48, An Act empowering the city of Dover to incur debts to the amount of six per cent of its valuation.

House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign insurance companies and their agents.

House Bill No. 213, An Act in amendment of Chapter 391 of the Public Laws, relating to arson.

House Bill No. 240, An Act for the protection of public health by regulating the serving of milk for drinking purposes to patrons of hotels, restaurants, boarding houses, stores, lunch rooms, fountains, and roadside booths or stands; and providing penalties.

House Bill No. 257, An Act in relation to the salaries of the justices of the municipal courts.

House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns.

The report was accepted.

Mr. Glessner of Bethlehem for the Committee on the Judiciary, to whom was referred Senate Bill No. 44, An Act providing for the erection of snow fence adjacent to the highways, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend Section 1 of the act by adding at the end thereof the following:

Damages occasioned to the owner of the land by the erection, maintenance or removal of such fence shall be paid by the State Highway Department or the city or town entering for that purpose, as the case may be. If the owner of the land and the party erecting such snow fence cannot agree as to the damage occasioned the owner thereby, either party may apply to the selectmen or the

city council for the assessment of the damages, and such proceeding shall be had thereon as in the assessment of damages for the laying out of highways; so that said section as amended shall read as follows:

Section 1. The State Highway Department or any city or town which is responsible for the maintenance of any public road or highway shall have authority to enter upon private property adjacent to such public road or highway and erect thereon snow fence as may be deemed necessary to prevent the snow drifting on the traveled portion of the public road or highway. Provided, however, such fence shall not be erected so as to obstruct the view from the buildings located thereon without the consent of the owner. Damages occasioned to the owner of the land by the erection, maintenance or removal of such fence shall be paid by the State Highway Department or the city or town entering for that purpose, as the case may be. If the owner of the land and the party erecting such snow fence cannot agree as to the damage occasioned the owner thereby, either party may apply to the selectmen or the city council for the assessment of the damages, and such proceeding shall be had thereon as in the assessment of damages for the laying out of the highways.

The report was accepted, the amendment adopted, and the bill ordered to a third reading.

Mr. Murchie of Conway for the Committee on State Prison, to whom was referred Senate bill No. 40, An Act relating to the state prison, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 23, A Joint Resolution for the continuation of the permanent improvement of the highway leading from Kingston Plains to Plaistow, in the town of Kingston, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 28, A Joint Resolution for the continuation of the improvement of the main road leading from Brookline to Milford, reported the same with the following resolution:

Resolved. That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 36, A Joint Resolution for the improvement of the road leading from Piermont to the Warren town line, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 47. A Joint Resolution for the reconditioning for a "Farm-to-Market" highway in the town of Barrington, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws relating to poultry department at State University, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 56, A Joint Resolution for the improvement of the Post road so-called in the town of North Hampton, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 57, A Joint Resolution for the continuation of the improvement of the River road so-called in the town of Litchfield, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 80, A Joint Resolution for the completion of a section of the highway leading from the Daniel Webster highway to the Daniel Webster birthplace in the city of Franklin, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 81, A Joint Resolution appropriating money for the completion of the highway from Goffstown village to the Dunbarton town line, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted and the resolution of the committee adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 96, A Joint Resolution for the improvement of the South Kingston road from Plaistow to the Kingston town line, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted and the resolution of the committee adopted.

Mr. Coleman of New Boston for the Committee on Public Health, to whom was referred Senate Bill No. 47, An Act in amendment of Chapter 163, Public Laws, establishing grades for milk, reported the same with the recommendation that the bill ought to pass.

The report was accepted.

The undersigned a minority of the Committee on Public Health, to whom was referred Senate Bill No. 47, An Act in amendment of Chapter 163 of the Public Laws, establishing grades for milk being unable to agree with the majority, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

E. M. SANDERS,
WILLIAM A. CROCKETT,
GEO. N. NASH,
E. B. HASKELL,
R. W. PINGREE,
R. P. EDWARDS,
A. W. SIMONEAU,
E. R. ANGELL.

Mr. Haskell of Concord moved that the report of the minority be substituted for the report of the majority.

The question being on the motion of Mr. Haskell.

(Discussion ensued)

Mr. Connor of Henniker raised the point of order that the member speaking was not confining himself to the question.

The Speaker ruled the point not well taken.

Mr. Lee of Concord raised the point of order that the House was not according the member speaking strict attention.

The Speaker ruled the point well taken.

Mr. Rutter of Derry moved the previous question.

The question being,

Shall the main question now be put?

On a viva voca vote the previous question was ordered.

The question being,

Shall the report of the minority that it is inexpedient to legislate be substituted for the report of the majority that the bill ought to pass?

On a viva voce vote the motion prevailed.

Mr. Coleman of New Boston called for a division.

A division being had 182 members voted in the affirmative and 67 members voted in the negative and the motion to substitute prevailed.

The question being on the resolution reported by the committee that it is inexpedient to legislate.

On a viva voce vote the resolution was adopted.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 65. A Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted.

The undersigned, a minority of the Committee on Appropriations, to whom was referred House Joint Resolution No. 65, A Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse, being unable to agree with the majority, reported the same with the recommendation that the joint resolution ought to pass.

FRANK P. LAUGHLIN, JOEL S. DANIELS.

Mr. Laughlin of Manchester moved that the report of the minority be substituted for the report of the majority and with this motion pending moved that the joint resolution and the accompanying reports be laid upon the table and made a special order for Tuesday, April 12, at 11:01 o'clock.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 68, A Joint Resolution for the completion of a road leading through Madison to the Albany town line, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted.

On motion of Mr. Gerry of Madison the resolution was not adopted.

Mr. Gerry of Madison offered the following amendment: Amend House Joint Resolution No. 68 by striking out in line two the following: "and a like sum for the year 1928" so that said resolution as amended shall read as follows:

That the sum of Two Thousand Dollars (\$2,000) for the year 1927 be and hereby is appropriated on condition that the town of Madison appropriate One Thousand Dollars (\$1,000) for each of the two years, for the completion of the road leading through Madison to the Albany town line. Said sums appropriated by the State and by the town shall be expended under the direction of the Highway Commissioner and the sum appropriated by the state shall be charge upon the maintenance funds as provided by chapter 84 of the Public Laws.

On a viva voce vote the amendment was adopted and the joint resolution was than ordered to a third reading.

Mr. Richardson of Littleton for the Committee on Appropriations, to whom was referred House Joint Resolution No. 44, A Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate, as funds are available under amended State Aid Law.

The report was accepted.

On motion of Mr. Beede of Meredith the resolution was not adopted.

Mr. Beede of Meredith offered the following amendment.

Amend House Joint Resolution No. 44, by striking out in line 2 the following "and a like amount for the year 1928"; further amend by striking out the last paragraph of said resolution and inserting in place thereof the following: "The sums appropriated by the state and by the town shall be expended under the direction of the Highway Commissioner, and the sum appropriated by the State shall be a charge upon the maintenance fund as provided under chapter 84 of the Public Laws.

On a viva voce vote the amendment was adopted. The joint resolution was then ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 99, An Act in amendment of Sections 18 and 19, Chapter 275 of the Public Laws, relating to foreign life insurance companies and mutual life insurance companies insuring only through agents.

House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to the State College and University.

House Bill No. 346, An Act in amendment of Section 32, Chapter 42 of the Public Laws, relating to powers and duties of towns.

House Bill No. 257 (In Senate New Draft and Title), An Act in relation to the salaries of the Justices of the Municipal Courts.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 94, An Act in amendment of Section 59, Chapter 275 of the Public Laws, relating to the tax on foreign insurance companies.

House Bill No. 171, An Act relating to forms for insurance policies and contracts.

House Bill No. 191, An Act relating to agents of foreign insurance companies.

House Bill No. 192, An Act relating to examination of agents of foreign insurance companies.

The message also announced that the Senate had passed bills with the following titles and a joint resolution in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 64, An Act authorizing the New London water system precinct to borrow money and extend its water works system.

Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a Constitutional Convention.

Senate Bill No. 68, An Act in amendment of the transfer tax reciprocal exemption.

Senate Bill No. 66, An Act in relation to the salary of justice of the municipal court of Lebanon.

Senate Bill No. 57, An Act relating to changes of location of highways under certain conditions.

SENATE BILLS READ AND REFERRED

Senate Bill No. 64, An Act authorizing the New London water system precinct to borrow money and extend its water works system.

Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a Constitutional Convention.

Severally read a first and second time and referred to the Committee on Judiciary.

Senate Bill No. 68, An Act in amendment of the transfer tax reciprocal exemption.

Read a first and second time.

On motion of Mr. Richardson of Hanover the rules were suspended and the reference of the bill to a committee dispensed with.

Mr. Richardson of Hanover moved that the bill be made in order for a third reading at the present time.

The question being on the motion of Mr. Richardson.

(Discussion ensued)

On a viva voce vote the motion prevailed.

On motion of the same gentleman the rules were further suspended and the third reading of the bill by its title made in order.

The bill was then read a third time and passed and sent to the Secretary of State to be engrossed.

Senate Bill No. 66, An Act in relation to the salary of justice of the municipal court of Lebanon.

Read a first and second time.

On motion of Mr. Ross of Lebanon the rules were suspended and the reference of the bill to a committee dispensed with.

On motion of the same gentleman the rules were further

suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Secretary of State to be engrossed.

Senate Bill No. 57, An Act relating to changes of location of highways under certain conditions.

Read a first and second time.

On motion of Mr. Weare of Seabrook the rules were suspended and the reference of the bill to a committee dispensed with.

The bill was then ordered to a third reading.

On motion of Mr. Cilley of Manchester the rules were suspended and business in order at 3 o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Cilley of Manchester the rules were suspended and the third reading of bills by their titles and joint resolutions by their captions made in order.

House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith.

House Joint Resolution No. 47, Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington.

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line.

Severally read a third time and passed and sent to the Senate for concurrence.

Senate Bill No. 44, An Act providing for the erection of snow fence adjacent to the highways.

Read a third time and passed and sent to the Senate for concurrence in amendment.

Senate Bill No. 40, An Act relating to the state prison. Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws, relating to poultry department at State University.

Senate Bill No. 57, An Act relating to changes of location of highways under certain conditions.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mr. Foster of Concord at 1.08 o'clock the House adjourned.

THURSDAY, APRIL 7, 1927.

The House met at 11 o'clock.

Prayer was offered by the Rev. Percy W. Caswell of Manchester.

LEAVES OF ABSENCE

Messrs. McDevitt of Hampton Falls, Lemelin and Curtis of Manchester, Houghton of Walpole and Rutter of Derry were granted leaves of absence for the day on account of important business.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Banks, to whom was referred Senate Bill No. 39, An Act relating to safe deposit boxes, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Miss Wilson of Sharon for the Committee on Fisheries and Game, to whom was referred Senate Bill No. 63, An Act designating Rowbartwood lake in the town of Campton, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

Mr. Trask of Keene for the Committee on Insurance, to whom was referred House Bill No. 129, An Act to amend

chapter 273 of the Public Laws, providing for insurance adjusters, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend by striking out Section 2 and inserting in place thereof the following:

SECT. 2. This act shall not apply to the settlement of life policies or to an attorney-at-law admitted to practice in this state acting in the usual course of his profession.

Further amend by adding the following section:

SECT. 3. This act shall take effect upon its passage.

The report was accepted.

The undersigned a minority of the Committee on Insurance, to whom was referred House Bill No. 129, An Act to amend Chapter 273 of the Public Laws, providing for insurance adjusters, being unable to agree with the majority, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

WM. A. KIMBALL, J. A. ROGERS, ARTHUR H. WIGGIN.

Mr. Kimball of Plymouth moved that the report of the minority be substituted for the report of the majority.

On a viva voce vote the motion prevailed.

The question being on the resolution that it is inexpedient to legislate:

On a viva voce vote the resolution was adopted.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 20, An Act to provide for the designation and construction of a state aid highway from the Daniel

Webster highway in Laconia to the Suncook Valley trunk line in Pittsfield.

House Bill No. 118 (in new draft and new title), An Act to provide for the layout of a state aid highway from the junction of the East Side trunk line at Sixth street in the city of Dover, through Gonic, to the East Side trunk line in the city of Rochester.

House Bill No. 161, An Act relating to taxation of banks and insurance companies.

House Bill No. 238, An Act in amendment of Section 20, Chapter 261 of the Public Laws, relating to savings banks.

House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire boundary line.

House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to County Commissioners.

House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common jails and prisoners therein."

House Joint Resolution No. 5, Joint Resolution for the improvement of the main road leading from Tyngsboro, Mass. to Hudson village in the town of Hudson, on the east side of the Merrimack river.

House Joint Resolution No. 8, Joint Resolution in favor of repairing Kearsarge Mountain road in the town of Wilmot.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the Central trunk line to the Suncook-Ossipee road in the town of Chichester.

House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia as provided in Chapter 77, Laws of 1925.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the State Highway Department.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

House Joint Resolution No. 76, Joint Resolution for the continuation and completion of the improvement of the main road in the town of Tamworth from Whittier to Chocorua.

House Joint Resolution No. 78, Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one-half the expense of repairing the Ledyard bridge across the Connecticut river in said town.

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

House Joint Resolution No. 116, Joint Resolution in favor of the State Prison.

The message further announced that the Senate had voted to concur with the House of Representatives in the adoption of the amendments offered by the Committee on Engrossed Bills, to the following House Bill:

House Bill No. 92, An Act to establish a continuous highway from the central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat and Meriden, to a junction with Dartmouth College road at Lebanon.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 234, An Act in amendment of Section 16, Chapter 260 of the Public Laws, relating to general provisions as to savings banks and trust companies.

House Bill No. 235, An Act in amendment of paragraph

11 of Section 3, Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 236, An Act in amendment of Section 8, Chapter 262, of the Public Laws, relating to investments of savings banks.

House Bill No. 237, An Act in amendment of Section 9, Chapter 262 of the Public Laws, relating to investments of savings banks.

House Bill No. 271, An Act in amendment of Chapter 162 of the Public Laws, relating to sales of certain articles.

House Bill No. 297, An Act in amendment of paragraph VI of Section 6, Chapter 262 of the Public Laws, relating to investments of savings banks.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following House Joint Resolution with amendment, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 7, Joint Resolution for the improvement of the north road leading from Deerfield Centre to Epsom line in the town of Deerfield.

Amend the joint resolution by striking out all after the enacting clause and substituting therefor the following:

That the sum of one thousand dollars (\$1,000.) for the year 1927 and a like sum for the year 1928 be and hereby is appropriated on condition the town of Deerfield appropriate five hundred dollars (\$500.) for each of the two years for the improvement of the Candia road, so-called, leading from Candia line to Deerfield South road in the town of Deerfield. Said sums appropriated by the state and by the town shall be expended under the direction of the Highway Commissioner and the sums appropriated by the state shall be a charge upon the maintenance funds as provided by Chapter 80, Laws of 1923.

On motion of Mr. Ahern of Concord the House concurred in the amendment sent down from the Honorable Senate.

The joint resolution was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed a bill with the following title, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 65, An Act in amendment of Chapter 99 of the Public Laws, relating to the Commissioner of Motor Vehicles.

SENATE BILL READ AND REFERRED

Senate Bill No. 65, An Act in amendment of Chapter 99 of the Public Laws, relating to the Commissioner of Motor Vehicles.

Read a first and second time and referred to the Committee on Judiciary.

RESOLUTION

On motion of Mr. Ahern of Concord,

Resolved, That when the House adjourns this morning, it will be to meet tomorrow morning at 9:00, and when the House adjourns tomorrow morning it adjourn to meet on Monday evening at 7:30 o'clock.

NOTICE OF RECONSIDERATION

Mr. Callahan of Keene, moved to reconsider the vote whereby the House adopted the resolution reported by the Committee on Insurance that it is inexpedient to legislate on House Bill No. 129, An Act to amend Chapter 273 of the Public Laws, providing for insurance adjusters and with this motion pending moved that the bill be laid upon the table and made a special order for Tuesday, April 12 at 11:02 o'clock.

On motion of Mr. Cilley of Manchester the rules were suspended and business in order at 3 o'clock was made in order at the present time.

THIRD READINGS

On motion of Mr. Cilley of Manchester the rules were

suspended and the third reading of bills by their titles made in order.

Senate Bill No. 39, An Act relating to safe deposit boxes. Senate Bill No. 63, An Act designating Rowbartwood lake in the town of Campton.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mrs. Ferguson of Bristol at 11.19 o'clock the House adjourned.

FRIDAY, APRIL 8, 1927.

The House met at 9:00 o'clock according to adjournment.

The following letter was read by the Clerk:

Woodsville, N. H., April 8, 1927.

Mr. Fred E. Cloudman, Concord, N. H.

Dear Sir:

I shall be unable to attend the session on Friday morning. Will you kindly preside for me and oblige. -

Yours respectfully,

HAROLD K. DAVISON, Speaker.

On motion of Mr. Gordon of New Hampton at 9:01 o'clock the House adjourned.

MONDAY, APRIL 11, 1927

The House met at 7:30 o'clock according to adjournment.

The following letter was read by the Clerk:

Woodsville, N. H., April 11, 1927

Mr. Otto J. A. Dahl,

Berlin, N. H.

Dear Sir:

I shall be unable to attend the session on Monday evening. Will you kindly preside for me and oblige.

Yours respectfully,

HAROLD K. DAVISON,

Speaker.

On motion of Mr. Cloudman of Concord at 7.31 o'clock the House adjourned.

TUESDAY, APRIL 12, 1927

The House met at 11 o'clock. Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. Laughlin of Manchester was granted leave of absence for the day on account of a death in his family.

Messrs. Thompson of Lee, Emerson of Pittsfield and Howes of Manchester were granted leaves of absence for the week on account of sickness.

Messrs. Gage of Warner and Corliss of Laconia were granted leaves of absence for the day on account of sickness.

Messrs. Raiche of Manchester and Cote of Somersworth were granted leaves of absence for Tuesday and Wednesday on account of important business.

Messrs. Thompson of Laconia, Garland of Barnstead and Mrs. Kelley of Middleton were granted leaves of absence for the day on account of important business.

Mr. Bryer of Peterborough was granted leave of absence for the week on account of important business.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 40, An Act relating to the state prison.

Senate Bill No. 55, An Act to amend Section 22, Chapter 84 of the Public Laws, relating to state aid for highways.

Senate Bill No. 57, An Act relating to changes of location of highways under certain conditions.

Senate Bill No. 62, An Act relating to the charter of the Northern railroad.

Senate Bill No. 66, An Act in relation to the salary of justice of the municipal court of Lebanon.

Senate Bill No. 68, An Act in amendment of the transfer tax reciprocal exemption.

House Bill No. 323, An Act in amendment of Section 8, Chapter 180 of the Public Laws, relating to the state college and university.

House Joint Resolution No. 84, Joint Resolution authorizing the state highway department to make investigation of the possibility of constructing a bridge across the Piscataqua river, between the towns of Durham and Newington.

Senate Bill No. 39, An Act relating to safe deposit boxes. Senate Bill No. 50, An Act relating to the federal census. Senate Bill No. 63, An Act designating Rowbartwood lake in the town of Campton.

House Bill No. 92, An Act to establish a continuous high-way from the Central road in Claremont, thence by way of South Cornish, Cornish, Cornish Flat, and Meriden, to a junction with the Dartmouth College road at Lebanon.

House Bill No. 118, An Act to provide for the layout of a state aid highway from the junction of the East Side trunk line at Sixth street, in the city of Dover, through Gonic to the East Side trunk line in the city of Rochester.

House Bill No. 161, An Act in relation to taxation of banks and insurance companies.

House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents.

House Bill No. 238, An Act in amendment of Section 20, Chapter 261 of the Public Laws, relating to savings banks.

House Bill No. 337, An Act to provide for the marking of the Maine and New Hampshire boundary line.

House Bill No. 342, An Act in amendment of Chapter 38 of the Public Laws, relating to county commissioners.

House Bill No. 355, An Act in amendment of Section 22, Chapter 397 of the Public Laws, entitled "Common jails and prisoners therein."

House Joint Resolution No. 5, Joint Resolution for the continuation of the improvement of the main road leading from Tyngsboro, Massachusetts, to Hudson village in the town of Hudson, on the east side of the Merrimack river.

House Joint Resolution No. 8, Joint Resolution in favor of repairing Kearsarge Mountain road in the town of Wilmot.

House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake, in the town of Rumney.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville, following the Souhegan River valley.

House Joint Resolution No. 27, Joint Resolution for the permanent improvement of the main highway leading from the Central trunk line to the Suncook-Ossipee road in the town of Chichester.

House Joint Resolution No. 38, Joint Resolution for improvement of certain road in the town of Brookfield.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water River bridge in the town of Seabrook.

House Joint Resolution No. 71, Joint Resolution providing for continuing the construction of a highway in the city of Laconia, as provided for in Chapter 77, Laws of 1925.

House Joint Resolution No. 76, Joint Resolution for the continuation and completion of improvement of the main

road in the town of Tamworth from Whittier to Chocorua.

House Joint Resolution No. 78, Joint Resolution for the maintenance of the Arthur E. Poole Memorial road in the town of Jaffrey.

House Joint Resolution No. 86, Joint Resolution to reimburse the town of Hanover for one half the expense of repairing the Ledyard bridge across the Connecticut river in said town.

House Joint Resolution No. 95, Joint Resolution for the permanent construction of a certain highway in the town of Jefferson.

House Joint Resolution No. 115, Joint Resolution appropriating funds for the construction of a highway in the towns of Bath, Landaff and Easton.

House Joint Resolution No. 116, Joint Resolution in favor of the state prison.

The report was accepted.

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred Senate Bill No. 49, An Act in amendment of chapter 180 of the Public Laws, relating to Poultry department at State University, reported the same under Joint Rule 6 with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend said bill by striking out all after the enacting clause and by inserting in place thereof the following:

- 1. State University Funds. Amend Section 28, Chapter 180 of the Public Laws by striking out said section and by inserting in place thereof the following: 28. Extension Work. Twelve hundred dollars of the amount appropriated to the college may be distributed to the New Hampshire Poultry Growers' Association to be used for the purpose of enabling it to promote the poultry industry in the state.
- 2. Repeal. Further amend chapter 180 of the Public Laws by striking out Sections 29, 30 and 31.
- 3. Takes Effect. This act shall take effect upon its passage.

The report was accepted, the amendment adopted and the

bill sent to the Senate for concurrence in the adoption of the amendment.

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred House Joint Resolution No. 7, Joint Resolution for the improvement of the North road leading from Deerfield Center to Epsom line in the town of Deerfield, reported the same under Joint Rule 6 with the following amendment and recommended its passage.

Amend the caption of the joint resolution by striking out the same and by inserting in place thereof the following:

An Act for the improvement of the Candia road leading from Candia line to Deerfield South road in the town of Deerfield.

The report was accepted, the amendment adopted and the joint resolution sent to the Senate for concurrence in the adoption of the amendment.

On motion of Mr. Glessner of Bethlehem the rules were suspended to allow the introduction of reports from a committee which had not previously been advertised.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a Constitutional Convention, reported the same with the recommendation that the joint resolution ought to pass.

The report was accepted and the joint resolution ordered to a third reading.

Mr. Glessner of Bethlehem for the Committee on Judiciary, to whom was referred Senate Bill No. 64. An Act authorizing the New London water system precinct to borrow money and extend its water works system, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 45, An Act to establish a state aid highway between the villages of Groveton and West Milan.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the legislature.

House Joint Resolution No. 17, Joint Resolution for the improvement of the road leading from the village of Rumney to Stinson lake in the town of Rumney.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 20, Joint Resolution for the permanent improvement of a section of the main highway leading from Wilton to Greenville following the Souhegan River valley.

House Joint Resolution No. 63, Joint Resolution for the repair of the Black Water River bridge in the town of Seabrook.

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 115, Joint Resolution providing funds for the construction of a highway in the towns of Bath, Landaff and Easton.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following joint resolution sent up from the House of Representatives:

House Joint Resolution No. 77, Joint Resolution in favor of Rodman W. Seymour.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 67, An Act empowering the town of Wolfeboro, and such other towns as may hereafter be authorized to establish the office of town manager.

Senate Bill No. 70, An Act relating to mileage and transportation of members of the legislature.

Senate Bill No. 71, An Act relating to the motor vehicle road toll.

Senate Bill No. 74, An Act to dissolve certain corporations.

SENATE BILLS READ AND REFERRED

Senate Bill No. 67, An Act empowering the town of Wolfeboro, and such other towns as may hereafter be authorized to establish the office of town manager.

Read a first and second time.

On motion of Mr. Hart of Wolfeboro the rules were suspended and the reference of the bill to a committee dispensed with.

On motion of the same gentleman the rules were further suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Secretary of State to be engrossed.

Senate Bill No. 70, An Act relating to mileage and transportation of members of the legislature.

Read a first and second time.

On motion of Mr. Johnson of Franconia the rules were suspended and the reference of the bill to a committee dispensed with.

On motion of the same gentleman the rules were further suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Secretary of State to be engrossed.

Senate Bill No. 71, An Act relating to the motor vehicle road toll.

Read a first and second time and referred to the Committee on Revision of the Statutes.

Senate Bill No. 74, An Act to dissolve certain corporations.

Read a first and second time.

On motion of Mr. Richardson of Hanover the rules were suspended and the reference of the bill to a committee dispensed with.

On motion of the same gentleman the rules were further suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Secretary of State to be engrossed.

COMMITTEE REPORTS

On motion of Mr. Foster of Concord the rules were suspended to allow of the introduction of a report from a committee which had not previously been advertised.

Mr. Parsons of Franklin for the Committee on Rules, reported the following entitled bill, House Bill No. 358, An Act relating to departmental expenditures, with the recommendation that the bill be referred to the Committee on Appropriations.

The report was accepted and the bill read a first and second time.

On motion of Mr. Foster of Concord the rules were suspended and the printing of the bill and its reference to a committee dispensed with.

The question being,

Shall the bill be read a third time?

(Discussion ensued)

On motion of Mr. Foster of Concord the rules were further suspended and the bill made in order for a third reading by its title at the present time. The bill was then read a third time and passed and sent to the Senate for concurrence.

RESOLUTION

Mr. Glessner of Bethlehem offered the following resolution:

Resolved, That until otherwise ordered the rule requiring advertising of Committee Hearings in the journal be suspended.

The question being on the resolution.

(Discussion ensued)

On a viva voce vote the resolution was adopted.

SPECIAL ORDERS

Mr. Mealey of Manchester called for the special order. House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse.

The question being,

Shall the report of the minority that the joint resolution ought to pass be substituted for the report of the majority that it is inexpedient to legislate?

(Discussion ensued)

Mr. Cilley of Manchester moved the previous question-The question being,

Shall the main question now be put?

On a viva voce vote the previous question was ordered. The question being,

Shall the report of the minority that the joint resolution ought to pass be substituted for the report of the majority that it is inexpedient to legislate?

On a viva voce vote the chair was in doubt.

Mr. Cilley of Manchester called for a division.

A division being had, 172 members voted in the affirmative and 78 members voted in the negative, and the motion to substitute prevailed.

The question being,

Shall the joint resolution be read a third time?

On motion of Mr. Wagner of Manchester the rules were suspended, and the joint resolution made in order for a third reading at the present time.

The joint resolution was then read a third time and passed and sent to the Senate for concurrence.

Mr. Callahan of Keene called for the special order.

House Bill No. 129, An Act to amend Chapter 273 of the Public Laws providing for insurance adjusters.

The question being,

Shall the vote whereby the resolution reported by the committee that it is inexpedient to legislate was adopted be reconsidered?

(Discussion ensued)

On a viva voce vote the affirmative prevailed.

The question being on the resolution of the committee that it is inexpedient to legislate.

(Discussion ensued.)

On a viva voce vote the resolution was not adopted.

The question being on the amendments reported by the committee.

Amend by striking out Section 2 and inserting in place thereof the following:

Sect. 2. This act shall not apply to the settlement of life policies or to an attorney-at-law admitted to practice in this state acting in the usual course of his profession.

Further amend by adding the following section.

Sect. 3. This act shall take effect upon its passage.

On a viva voce vote the amendments were adopted.

On motion of Mr. Trask of Keene the rules were sus-

pended and the third reading of the bill by its title made in order.

The bill was then read a third time and passed and sent to the Senate for concurrence.

ORDER REVOKED

On motion of Mr. Brown of Hancock the order whereby Senate Bill No. 71, An Act relating to the motor vehicle road toll was referred to the Committee on Revision of the Statutes was revoked.

Mr. Brown of Hancock moved that the rules be suspended and the third reading of the bill by its title made in order.

The question being on the motion of Mr. Brown.

(Discussion ensued)

On a viva voce vote the motion did not prevail.

On motion of Mr. Smith of Portsmouth the bill was referred to the Committee on Revision of the Statutes.

On motion of Mr. Cilley of Manchester at 12.20 o'clock the House adjourned.

AFTERNOON

The House met at 3 o'clock.

THIRD READINGS

Senate Bill No. 64, An Act authorizing the New London Water System precinct to borrow money and extend its Water Works System.

Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a Constitutional Convention.

Severally read a third time and passed and sent to the Secretary of State to be engrossed.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate has voted to adopt the amend-

ments offered by the Committee on Engrossed Bills, to the following House Bills, and Joint Resolutions, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 20, An Act to provide for the designations and construction of a state aid highway from the Daniel Webster highway in Laconia to the Suncook Valley trunk line in Pittsfield.

Amend said bill by striking out Section 1 and by inserting in place thereof the following:

The highway commissioner, with the approval of the governor and council, shall promptly designate for improvement by suitable description a continuous state aid highway leading from the Daniel Webster highway from the point on Main street in the city of Laconia at the junction of Union avenue and Court street, and thence extending through Laconia, Belmont, Gilmanton and Barnstead to the Suncook Valley trunk line in the town of Pittsfield, said route to be through the villages or settlements of Gilmanton Corner and Lower Gilmanton, so-called, and shall file said description with the Secretary of State. Said highway shall be known as the Pittsfield, Gilmanton and Laconia Province road.

On motion of Mr. Davidson of Charlestown the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 45, An Act to designate a state aid highway between the villages of Groveton and West Milan.

Amend said bill by striking out Section 1 and by inserting in place thereof the following:

1. State Aid Highway Designated. The highway commissioner, with the approval of the governor and council, shall designate for permanent improvement by suitable description a state aid highway commencing at the junction of the state highway where it crosses the bridge leading to the

village of Groveton; thence easterly along the Ammonoosuc river, through the town of Stark, across a corner of the town of Dummer, to the village of West Milan, at a point where it connects with the cross-country highway heretofore established between the village of West Milan and the city of Berlin, and he shall file said description with the Secretary of State.

On motion of Mr. Davidson of Charlestown the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the legislature.

Amend said bill by striking out the last sentence of Section 1 and by inserting in place thereof the following:

Not later than the second day of each session of the legislature the secretary of state shall file the original bills, with the printed copies remaining, with the clerk of that branch of the legislature in which the respective bills are proposed to be introduced.

On motion of Mr. Parsons of Franklin the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed,

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

Amend said joint resolution by striking out all after the resolving clause and by inserting in place thereof the following:

That the sum of one thousand dollars (\$1,000) for the town of Dummer and the sum of five hundred dollars (\$500) for the town of Milan for the year 1927 and like amounts for the year 1928 be and hereby are appropriated,

provided that the towns of Dummer and Milan, or individuals, shall each appropriate like sums for each of the said years, to complete the permanent construction of a section of highway in the towns of Dummer and Milan, located on the highway leading from the East Side road at Pontook Falls, in the town of Dummer, to West Milan, in the town of Milan. Said section is a cut-off beginning at a point about two thousand feet from the so-called East Side road and extending approximately eight thousand five hundred feet through the woods on the south of the old highway and coming into the old highway about two hundred feet from the road to Milan village. The said sums appropriated by the state and said towns, or individuals, shall be expended under the direction of the highway commissioner, it being understood that the towns of Dummer and Milan have laid out said highway and have assumed all land damages, and the sums appropriated by the state shall be a charge upon the maintenance fund as provided by chapter 84 of the Public Laws.

On motion of Mr. Fogerty of Northumberland the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The joint resolution was then sent to the Secretary of State to be engrossed.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of accident suffered by him while in the performance of his duties as an employee of the State Highway Department.

Amend said joint resolution by striking out the words "and the state treasurer is hereby authorized to pay the same out of said funds" in the tenth, eleventh and twelfth lines of said joint resolution.

On motion of Mr. Ahern of Concord the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The joint resolution was then sent to the Secretary of State to be engrossed.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

Amend said joint resolution by striking out the words "and the state treasurer is hereby authorized to pay the same out of said funds" in the last two lines of said joint resolution.

On motion of Mr. Ahern of Concord the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The joint resolution was then sent to the Secretary of State to be engrossed.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

Amend said bill by striking out Section 1 and by inserting in place thereof the following:

1. State aid for Rollinsford road. For the fiscal years of 1927-1928 and 1928-1929 the city of Somersworth is hereby released from the provisions of Section 8, Chapter 84 of the Public Laws in so far as to enable said city to take state aid in the construction of the Rollinsford road.

On motion of Mr. Ahern of Concord the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate concurred with the House of Representatives in the passage of the following entitled bill, with amendments in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

Amend Section 1 of said bill by inserting after the word "meeting" and before the word "upon" in the second line thereof the words, "or at any special meeting legally called for the purpose;" so that said section as amended shall read:

Any town by a two-thirds vote of the voters present and voting at any annual meeting, or at any special meeting, legally called for the purpose upon an appropriate article in the warrant, and any city by vote of the city council, the mayor concurring, may contract with any person proposing to erect or put in operation any manufacturing establishment in said city or town for the abatement for the term of five years of all local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon and by a similar vote at the end of four years may extend said contract of abatement for a further period of five years but not exceeding in all ten years from the date of the first abatement.

Further amend said bill by adding the following new sections, to be numbered 4 and 5.

- SECT. 4. Amend paragraph 1, Section 14, Chapter 60 of the Public Laws by striking out the words "raw materials and" in the fourth line of said paragraph, and inserting after the word "manufactures" in said fourth line the following words in parenthesis, "(meaning goods in the condition in which they are customarily sold or shipped out of the state by the taxpayer)", so that said paragraph as amended shall read as follows:
- 1. Stock in Trade. Stock in trade, whether of merchants, shopkeepers, mechanics or tradesmen employed in their trade or business, reckoning the same at the average value thereof for the year; and for purposes of taxation, manufactures (meaning goods in the condition in which they are customarily sold or shipped out of the state by the taxpayer) of any manufactory, wood, timber, logs and lumber, manufactured or otherwise, if exceeding fifty dollars in value, and fishing vessels, steamboats, house boats

or other vessels owned by individuals and navigating the waters of the state for the transportation of passengers or freight, and sea-going vessels, shall be deemed stock in trade, except as provided in Section 20, and in Chapter 61, Section 15.

Sect. 5. This act shall take effect upon its passage, and shall apply to taxes assessed as of April 1, 1927.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act to permit cities and towns to abate local taxes in certain establishments in certain cases, and in amendment of Paragraph 1, Section 14, Chapter 60 of the Public Laws, relating to the taxation of stock in trade.

On motion of Mr. Blandin of Bath the House voted to non-concur in the amendments sent down from the Honorable Senate and ask for a committee of conference.

On motion of Mr. Elder of Hanover at 3:31 o'clock the House adjourned.

WEDNESDAY, APRIL 13, 1927.

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVE OF ABSENCE

Mr. Cofrin of Bradford was granted leave of absence for Thursday on account of sickness in his family.

COMMITTEE APPOINTED

Pursuant to the vote taken on Tuesday the Speaker appointed as members of the Committee of Conference on House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases Messrs. Butler of Hillsborough, Blandin of Bath, Small of Rochester, Foster of Concord and Connor of Henniker.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolutions:

Senate Bill No. 44, An Act providing for the erection of snow fence adjacent to the highways.

Senate Bill No. 70, An Act relating to mileage and transportation of members of the legislature.

House Bill No. 45, An Act to designate a state-aid highway between the villages of Groveton and West Milan.

House Bill No. 93, An Act relating to the Rollinsford road in the city of Somersworth.

House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187 of the Public Laws relating to the diseases of domestic animals.

House Bill No. 354, An Act to provide for the printing of bills in advance of the meeting of the legislature.

Senate Joint Resolution No. 5, Joint Resolution relating to the calling of a constitutional convention.

House Joint Resolution No. 19, Joint Resolution to complete the construction of a highway in the towns of Dummer and Milan.

House Joint Resolution No. 58, Joint Resolution providing for changes in Mary Lyon hall at the Plymouth normal school.

House Joint Resolution No. 73, Joint Resolution in favor of George H. Elliott to reimburse him for expenses arising out of an accident suffered by him while in the performance of his duties as an employee of the state highway department.

House Joint Resolution No. 75, Joint Resolution in favor of Onslow Ross of Tamworth for injuries received while in the performance of his duties as an employee on the highway.

House Joint Resolution No. 79, Joint Resolution for the

repair and maintenance of the Daniel Webster birthplace in the city of Franklin.

House Joint Resolution No. 117, Joint Resolution providing for the publication of the digest of the supreme court decisions.

The report was accepted.

Mr. Glessner of Bethlehem for the Committee on Judiciary to whom was referred Senate Bill No. 65, An Act in amendment of Chapter 99 of the Public Laws relating to the Commissioner of Motor Vehicles, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

Mrs. Patten of Nashua for the Committee on Revision of the Statutes to whom was referred Senate Bill No. 71, An Act relating to the motor vehicle road toll, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

MÉSSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland.

House Bill No. 353, An Act to amend Sections 37, 78, 79, 80, 81 and 82, Chapter 187, relating to the diseases of domestic animals.

House Joint Resolution No. 58, Joint Resolution providing for changes in Mary Lyon hall at the Plymouth Normal school.

House Joint Resolution No. 79, Joint Resolution for the

repair and maintenance of the Daniel Webster birthplace in the city of Franklin.

House Joint Resolution No. 117, Joint Resolution providing for the publication of the digest of the Supreme Court decisions.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following joint resolution with amendment in the passage of which amendment the Senate asked the concurrence of the House of Representatives.

House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

Amend said joint resolution by adding at the end thereof the following:

They shall further consider and report upon the advisability and feasibility of consolidating or abolishing some of the departments of state government.

On motion of Mr. Richardson of Hanover the House voted to non-concur in the adoption of the amendment and ask for a Committee of Conference.

The Speaker appointed as member of such committee Messrs. Richardson of Hanover, Coolidge of Sandwich, Parsons of Franklin, Duncan of Jaffrey and Falconer of Raymond.

The message also announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bill, sent up from the House of Representatives:

House Bill No. 255, An Act in amendment of Section 10 of Chapter 68 of the Public Laws, relating to the tax commission.

RESOLUTION

On motion of Mr. Mealey of Manchester,

Resolved, That the Clerk of the House be instructed to send the Greetings of this House to Frank H. Challis,

Chairman of the Manchester Delegation, a veteran Legislator, having served at several sessions, who has been sick for some weeks.

On motion of Mr. Small of Rochester at 11:17 the House took a recess for 30 minutes.

(After recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills, and joint resolutions with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium.

Amend the joint resolution by striking out the words and figures "fifteen thousand dollars (\$15,000) in the first and second lines and substituting in the place thereof the words and figures ten thousand dollars (\$10,000) so that the joint resolution as amended shall read:

That the following sum amounting to ten thousand dollars (\$10,000) be and hereby is appropriated for the New Hampshire State Sanatorium, to be expended in accordance with plans and specifications to be approved by the governor and council; said sums to be expended under the direction of the trustees of said institution for the construction and furnishing of a house for the superintendent of said institution. The governor is hereby authorized to draw his warrant for said sum out of any money in the treasury not otherwise appropriated.

On motion of Mr. Foster of Concord the House voted to non-concur in the amendment and ask for a committee of Conference.

House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State school

Amend the bill by striking out all after the enacting clause and substituting therefor the following:

The sum of six thousand dollars (\$6,000.00) is hereby apropriated for the Laconia State school: Fifteen hundred dollars (\$1,500.00) to be used for canning equipment, and four thousand five hundred dollars (\$4,500.00) to be used for finishing and furnishing the upper floor of the Spaulding building.

SECT. 2. This act shall take effect upon its passage.

On motion of Mr. Ahern of Concord the bill with the pending amendment was laid upon the table.

House Bill No. 259, An Act in amendment of Section 11, Chapter 68 of the Public Laws, relating to the tax commission.

Amend said bill by striking out Section 1 thereof and inserting in its place the following:

SECTION 1. Amend Chapter 68, Section 12, of the Public Laws by striking out said section and inserting in its place the following:

12. Re-assessment. The commission, upon complaint duly made upon oath by a taxpayer in interest, but not otherwise, shall carefully examine into all cases where it is alleged that property subject to taxation has not been assessed, or has been fraudulently, or for any reason improperly or unequally assessed, or the law in any manner evaded or violated, and may in such proceeding, after due notice and hearing, order re-assessments of any or all real and personal property, or either, in any assessment district, when in the judgment of the commission such re-assessment is advisable or necessary, to the end that all classes of property in such assessment district shall be assessed in compliance with the law.

Amend the title of said bill by striking out the same and inserting in its place the following:

An Act in amendment of Section 12, Chapter 68 of the Public Laws, relating to the tax commission.

On motion of Mr. Whittemore of Pembroke the bill with

the pending amendment was referred to the Committee on Judiciary.

House Bill No. 188, An Act providing for a forest improvement fund.

Amend Section 1 of the bill by inserting in the sixth line of said section, after the word "shall," the following: "for a period of ten years from the passage of this act;" so that said section as amended shall read:

SECTION 1. Amend Section 7, Chapter 192 of the Public Laws by striking out the whole thereof and substituting therefor the following:

All revenue derived from rentals and the sale of any products from state forests and forestry reservations shall be paid into the state treasury. All of such revenue except that received from the sale of nursery stock from the State Forest Nursery, shall for a period of ten years from the passage of this act be kept by the state treasurer in a separate account as a continuous fund to be known as the forest improvement fund, from which payments may be made upon recommendation of the state forester, with the advice and consent of the Governor and Council, for the purchase and improvement of state forests and reservations and buildings thereon. At the close of each fiscal year the unexpended balance of said money shall be carried forward and be made available for use in the subsequent year for said purposes.

On motion of Mr. Hutchins of Stratford the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed a bill with the following title, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 45, An Act to prevent State Senators and Representatives from holding other state offices.

SENATE BILL READ AND REFERRED

Senate Bill No. 45, An Act to prevent State Senators and Representatives from holding other state offices.

Read a first and second time and referred to the Committee on Judiciary.

COMMITTEE REPORT

Mr. Odell of Sandown for the Committee on Engrossed Bills, to whom was referred Senate Bill No. 67, An Act empowering the town of Wolfeboro, and such other towns as may hereafter be authorized to establish the office of town manager, reported the same under Joint Rule 6 with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend the title of the bill by striking out the words "and such other towns as may hereafter be authorized."

The report was accepted, the amendment adopted and the bill sent to the Honorable Senate for concurrence in the adoption of the amendment.

VOTE RECONSIDERED

On motion of Mr. Foster of Concord the vote whereby the House refused to concur in the amendment sent down from the Honorable Senate to House Joint Resolution No. 91, Joint Resolution in favor of the New Hampshire State Sanatorium was reconsidered.

On motion of the same gentleman the joint resolution with the accompanying amendment was laid upon the table.

On motion of Mr. Cheney of Laconia at 12:45 o'clock the House took a recess until 2:55 o'clock.

(After recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House

of Representatives in the passage of the following concurrent resolution with amendment in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

Whereas, It appears that all necessary legislative work may be easily accomplished by Thursday, April 14th inst.; therefore be it

Resolved. By the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Thursday, April 14th instant at three o'clock in the afternoon, and be it further

Resolved, That all reports, bills and joint resolutions pending at that time in either branch of the legislature, be indefinitely postponed.

Amend the concurrent resolution by striking out the word "three" after the words "instant at" and inserting in place thereof the word "seven" so that said resolution as amended shall read as follows:

Whereas, It appears that all necessary legislative work may be easily accomplished by Thursday, April 14th inst.; therefore be it

Resolved, By the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Thursday, April 14th instant at seven o'clock in the afternoon, and be it further

Resolved, That all reports, bills and joint resolutions pending at that time in either branch of the legislature, be indefinitely postponed.

On motion of Mr. Cheney of Laconia the resolution with the pending amendment was laid upon the table.

The message further announced that the Senate had voted to accede to the request of the House of Representatives for a committee of conference upon House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases and the President

had appointed as members of such committee on the part of the Senate, Senators Lord, Meader and Leith.

The message further announced that the Senate had also voted to accede to the request of the House of Representatives for a committee of conference upon House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision, and the President had appointed as members of such committee on the part of the Senate, Senators Carter, Worthen and Flint.

The message further announced that the Senate had voted to concur with the House of Representatives in the adoption of the amendments offered by the Committee on Engrossed Bills, to the following bill and joint resolution:

House Joint Resolution No. 7, Joint Resolution for the improvement of the Candia road leading from Candia line to Deerfield south road in the town of Deerfield.

Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws relating to poultry department at State University.

The message further announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bill:

House Bill No. 352, An Act relating to primary elections, nominations of candidates and expenditures.

The message also announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 222, An Act in amendment of Section 3 of Chapter 127 of the Public Laws relating to the laboratory of hygiene.

House Bill No. 246, An Act in amendment of Chapter 181 of the Public Laws relating to the duties of the Commissioner of Agriculture.

House Joint Resolution No. 60, Joint Resolution for the treatment of persons afflicted with tuberculosis particularly

in the advanced stages with special provisions for children.

House Joint Resolution No. 62, Joint Resolution to provide for a survey of timber acreage in rural towns.

COMMITTEE REPORTS

On motion of Mr. Duncan of Jaffrey the rules were suspended to allow the presentation of reports from a committee which had not previously been advertised.

Mr. Duncan of Jaffrey for the Committee on Judiciary to whom was referred House Bill No. 259, An Act in amendment of Section 12 of Chapter 68 of the Public Laws relating to the tax commission, reported the same with the following resolution:

Resolved, That it be indefinitely postponed.

The report was accepted and the resolution of the committee adopted.

Mr. Duncan of Jaffrey for the Committee on Judiciary to whom was referred Senate Bill No. 45, An Act to prevent State Senators and Representatives from holding other state offices, reported the same with the following resolution:

Resolved, That it is inexpedient to legislate.

The report was accepted and the resolution of the committee adopted.

On motion of Mr. Small of Rochester the rules were suspended and business in order at 3 o'clock was made in order at the present time.

THIRD READING

On motion of Mr. Small of Rochester the rules were suspended and the third reading of a bill made in order by its title.

Senate Bill No. 71, An Act relating to the motor vehicle road toll.

Read a third time and passed and sent to the Secretary of State to be engrossed.

On motion of Mr. Duncan of Jaffrey the House took a recess for 15 minutes.

(After recess)

COMMITTEE REPORTS

The Conference Committee to whom was referred House Joint Resolution No. 113, A Joint Resolution providing for a recess commission to study the general subject of tax revision, reported the same with the recommendation that the Senate recede from its amendment; and further recommended that the House and Senate adopt the following amendment to said resolution: Amend by adding at the end thereof the following:

Be it further resolved, that the Governor, with the advice and consent of the council, is hereby authorized and directed to appoint three competent persons to constitute a commission to consider and report to the next legislature upon the advisability and feasibility of consolidating or abolishing some of the departments of state government.

> JAMES P. RICHARDSON, J. RANDOLPH COOLIDGE, F. N. PARSONS, GEORGE H. DUNCAN, F. W. FALCONER,

House Conferees.

ELIOT A. CARTER, BYRON WORTHEN, WALTER M. FLINT,

Senate Conferees.

The report was accepted, the amendment adopted and the bill sent to the Senate for concurrence in the adoption of the amendment.

On motion of Mr. Johnson of Franconia the rules were suspended to allow of the presentation of a report from a committee which had not previously been advertised.

Mrs. Batchelder of Ellsworth, for the Committee on Mileage made the following report:

Resolved, That each member and officer of the Senate and House of Representatives be allowed the number of miles set opposite his or her name in the accompanying list and that the clerk be instructed to make the mileage roll in accordance therewith.

ROCKINGHAM COUNTY

Henry W. Dockham, Auburn	120	\$24.00
Clara A. Abbott, Brentwood	120	24.00
Roger P. Edwards, Chester	270	54.00
Henry P. Haynes, Deerfield	300	60.00
Everett R. Rutter, Derry	90	18.00
Henry G. Durgin, Exeter	90	18.00
Ernest S. Beede, Fremont	90	18.00
Adin S. Little, Hampstead	300	60.00
Charles F. Adams, Hampton	240	48.00
William H. McDevitt, Hampton Falls	240	48.09
George B. Stevens, Kingston	90	18.00
James W. Pridham, Newcastle	120	24.00
Bert P. Doe, Newfields	60	12.00
Albert E. Hodgdon, Newington	150	30.00
Arthur R. Estabrook, Newton	60	12.00
George W. Sinnett, North Hampton	90	18.00
Harold E. Batchelder, Northwood	360	72.00
Elmer W. Caswell, Rye	210	42.00
Frank D. Wilson, Salem	60	12.00
Willis P. Odell, Sandown	60	12.00
Fred L. Weare, Seabrook	240	48.00
Gilbert A. Thompson, Stratham	90	18.00
George M. Hawley, Windham	210	42.00
STRAFFORD COUNTY		
Cl. 1 A Will to D.	150	620.00
Charles A. Tibbetts, Barrington	150	\$30.00
Lewis A. Scruton, Dover	60 90	12.00

Charles A. Tibbetts, Barrington	150	\$30.00
Lewis A. Scruton, Dover	60	12.00
Edward D. Smith, Dover	90	18.00

Arthur J. Thompson, Lee	180	36.00
Moses G. Chamberlain, Milton	60	12.00
Albert H. Brown, Strafford	360	72.00
BELKNAP COUNTY		
Oscar J. Garland, Barnstead	180	\$36.00
George A. Simpson, Center Harbor	150	30.00
William I. Harris, Gilford	150	30.00
Leon W. Schultz, Gilmanton	210	42.00
Maurice H. Gordon, New Hampton	150	30.00
Howard W. Sanborn, Sanbornton	90	18.00
CARROLL COUNTY		
Frank J. Woodus, Brookfield	60	\$12.00
Byron J. Murchie, Conway	150	30.00
Luther E. Dearborn, Eaton	180	36.00
Arthur A. Bennett, Freedom	240	48.00
Arthur C. Gray, Jackson	210	42.00
James O. Gerry, Madison	60	12.00
Fred P. Richardson, Moultonborough	150	30.00
Joseph R. Coolidge, Sandwich	360	72.00
Samuel A. Hidden, Tamworth	180	36.00
Daniel B. Palmer, Tuftonborough	210	42.00
MERRIMACK COUNT	Y	
Perley A. Clough, Bow	150	\$30.00
George H. Cilley, Concord	60	12.00
Mary C. Barnard, Dunbarton	120	24.00
Charles M. Steel, Epsom	60	12.00
Fred T. Connor, Henniker	60	12.00
Frank O. Lovering, Loudon	330	66.00
Fred A. Todd, New London	240	48.00
Carlos O. McAllister, Salisbury	210	42.00
Fred L. Wells, Sutton	240	48.00
Leon E. Sawyer, Wilmot	120	24.00

HILLSBOROUGH COUNTY

Ernest H. Peaslee, Amherst	150	\$30.00
Auguste Rouleau, Brookline	60	12.00
Frank W. Jones, Francestown,	210	42.00
John A. Perley, Goffstown	90	18.00
Albert F. Hildreth, Hollis	240	48.00
Fred P. Richardson, Lyndeborough	120	24.00
Harry B. Cilley, Manchester	60	12.00
Joel S. Daniels, Manchester	60	12.00
Hollis F. Towne, Manchester	60	12.00
Oscar F. Bartlett, Manchester	60	12.00
William F. Howes, Manchester	60	12.00
Augusta Pillsbury, Manchester	60	12.00
Harry W. Bergholtz, Manchester	60	12.00
Fred T. Irwin, Manchester	60	12.00
Zatae L. Straw, Manchester	60	12.00
Percy W. Caswell, Manchester	60	12.00
Mary E. Phinney, Manchester	60	12.00
Henry Duke, Manchester	90	18.00
Herbert A. Johnstone, Manchester	60	12.00
William G. Mealey, Manchester	60	12.00
Grover C. Stanley, Manchester	60	12.00
Jeremiah B. Healey, Manchester	60	12.00
John R. Gilmore, Manchester	60	12.00
Fred A. Lovering, Manchester	90	18.00
James F. Wylie, Manchester	60	12.00
Arthur P. Bisson, Manchester	60	12.00
Alfred H. Maynard, Manchester	180	36.00
Alphonse J. Roy, Manchester	60	12.00
Arthur H. St. Germaine, Manchester	60	12.00
Albert Beaudette, Manchester	60	12.00
George E. Law, Nashua	60	12.00
Honore E. Bouthillier, Nashua	60	12.00
Delphis Chasse, Nashua	60	12.00
Joseph Delacombe, Nashua	60	12.00
Arthur J. Renaud, Nashua	60	12.00
C. H. Coleman, New Boston	90	18.00

Frederick A. Cushing, New Ipswich	90	18.00
Charles W. Hobbs, Pelham	300	60.00
Lenna G. Wilson, Sharon	180	36.00
George H. Wheeler, Temple	2 40	48.00
Alfred Osborne, Weare	90	18.00
CHESHIRE COUNTY		
Benjamin H. Bragg, Alstead	180	\$36.00
Moses H. Chickering, Chesterfield	540	108.00
Arthur E. Stone, Fitzwilliam	120	24.00
Frederick A. H. Wilder, Gilsum	300	60.00
Wilder F. Gates, Keene	90	18.00
George A. Robinson, Marleboro	60	12.00
James F. Perkins, Marlow	540	108.00
Marquis S. Holden, Rindge	60	12.00
Clarence W. Houghton, Walpole	120	24.00
Omar G. Thompson, Westmoreland	210	42.00
Winfred C. Burbank, Winchester	420	84.00
John H. Dickinson, Winchester	510	102.00
SULLIVAN COUNTY		
Elroy E. Reed, Acworth	420	\$84.00
James W. Davison, Charlestown	360	72.00
Hugh Deming, Claremont	90	18.00
Henry J. Nourse, Claremont	60	12.00
Martin Pederson, Claremont	60	12.00
William W. Balloch, Cornish	150	30.00
Frank M. Lovejoy, Lempster	330	66.00
Blancha L. Daniels, Plainfield	150	30.00
Herbert B. Sawyer, Sunapee	120	24.00
Roscoe Crane, Washington	360	72.00
GRAFTON COUNTY		
John G. M. Glessner, Bethlehem	90	\$18.00
John M. Pulsifer, Campton	90	18.00
Leifa H. Batchelder, Ellsworth	150	30.00
William A. Saunders, Enfield	60	12.00

Wednesday, Apr	IL 13, 1927	679	
Hiram L. Johnson, Franconia	210	42.00	
Elmer E. Horne, Groton	420	84.00	
Andrew B. Elder, Hanover	240	48.00	
James P. Richardson, Hanover	150	30.00	
Charles M. Gale, Landaff	150	30.00	
Edward J. Conrad, Lisbon	90	18.00	
Anthony Burgault, Lyman	240	48.00	
Olin N. Renfrew, Orford	90	18.00	
Ernest S. Underhill, Piermont	120	24.00	
Willie B. Emmons, Thornton	420	84.00	
COOS COU	NTY		
Edward A. Scott, Colebrook	90	\$18.00	
Ernest E. Whitcomb, Dalton	60	12.00	
Elmer L. Annis, Errol	960	192.00	
Joseph O. George, Gorham	60	12.00	
William H. Morrison, Gorham	60	12.00	
Jerry C. Martin, Lancaster	90	18.00	
Lavater A. Bickford, Milan	360	72.00	
Chester D. Peabody, Shelburne,	(Est. of) 56	11.20	
Charles A. Cole, Stark	300	60.00	
Dan Bunnell, Stewartstown	150	30.00	
John C. Hutchins, Stratford (11	weeks at \$1.	48) 16.28	
SENATORS			
C. A. Chandler, Gorham	60	\$12.00	
C. J. Newell, Alstead	180	36.00	
Romeo L. Janelle, Manchester	60	12.00	
Wilbur H. White, Deerfield	300	60.00	
John J. Lyons, Nashua	60	12.00	
EMPLOYEES			
Marion C. Colby, Waterloo	330	\$66.00	
Howard H. Hamlin, Charlestown	n 150	30.00	
Guy S. Neal, Acworth	420	84.00	
Ralph E. Lufkin, Unity	270	54.00	
W. B. Plummer, Manchester	60	12.00	

Arthur A. Tilton, Laconia	150	30.00
Edwin P. Jones, Chester	240	48.00
Arthur E. Thompson, Wilmot	90	18.09
Maurice M. Cass, Columbia	120	24.00
Alice V. Flanders, Riverdale	90	18.00
Bessie Callaghan, Manchester	120	24.00
Grand Total		\$5,067.48 12.00
		\$5,079.48

On motion of Mr. Johnson of Franconia the rules were suspended and the reading of the resolution dispensed with. The resolution was then adopted.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions, sent up from the House of Representatives:

House Bill No. 90 (In New Draft and New Title), An Act in amendment of Section 13, Chapter 264 of the Public Laws, relating to fiduciary powers of trust companies and national banks.

House Bill No. 358, An Act relating to departmental expenditures.

House Joint Resolution No. 84, Joint Resolution authorizing the state highway department to make investigation of the possibility of constructing a bridge across the Piscataqua river between the towns of Durham and Newington.

House Joint Resolution No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 90, Joint Resolution in favor of the New Hampshire State Sanatorium.

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 114, Joint Resolution in favor of Arthur O. Morin.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook.

Amend Section 3 of said bill by inserting after the word "warrant" in the first line of said section the words "for a sum not to exceed two hundred dollars" so that said section as amended shall read as follows:

SECT. 3. The governor is authorized to draw his warrant, for a sum not to exceed two hundred dollars, for the payment of the expenses of said committee out of any money in the treasury not otherwise appropriated.

On motion of Mr. Foster of Concord the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 214, An Act to authorize the city of Manchester to acquire and to operate a recreation field and an aviation field.

Amend Section 4 of the bill by striking out the whole of said section and substituting in place thereof the following:

Sect. 4. To carry out the provisions of this act the Mayor shall, upon the passage of this act, appoint two aldermen, and with the approval of the Board of Aldermen, shall appoint three citizens of Manchester, who shall constitute a Board of Recreation and Aviation Trustees, said aldermen to serve until the first Tuesday in January, 1928, and said citizens to serve until March 1, 1928, March 1,

1929, and March 1, 1930, respectively, or until their successors are appointed and qualified. Biennially thereafter in the month of January the Mayor shall appoint two aldermen to serve for terms of two years; and annually, in the month of February, with the approval of the Board of Aldermen, shall appoint one citizen to serve for a term of three years from March 1st, or until his successor is appointed and qualified. As soon as convenient after the appointment of said trustees, they shall organize by choosing one of their members chairman and one clerk. Meetings of said trustees shall be held upon call of the chairman or mayor on such dates as said trustees shall designate.

On motion of Mr. Small of Rochester the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures.

Amend the bill by striking out the words "eighteen hundred," in the fourth line of said bill and inserting in place thereof two thousand, so that the bill as amended shall read as follows:

SECT. 1. Amend Section 3 of Chapter 161 of the Public Laws by striking out the words "seventeen hundred" in the fourth line of said section and inserting in place thereof the words two thousand, so that said section as amended shall read as follows: 3. There shall be not exceeding three inspectors of weights and measures, who shall be appointed by the commissioner, with the advice and consent of the governor and council. Their annual salaries shall not exceed two thousand dollars each.

Sect. 2. This act shall take effect July 1, 1927.

On motion of Mr. Foster of Concord the House concurred in the amendment sent down from the Honorable Senate.

The bill was then sent to the Secretary of State to be engrossed.

On motion of Mr. Ahern of Concord the House took a recess for 30 minutes.

(After recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate refused to concur with the House of Representatives in the passage of the following joint resolutions, sent up from the House of Representatives:

House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial School.

House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia.

House Joint Resolution No. 110, Joint Resolution in favor of erecting a memorial at the New Hampshire end of the Memorial bridge at Portsmouth.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 15, An Act to incorporate the New Hampshire Railroad Salvage company.

Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws.

SENATE BILLS READ AND REFERRED

Senate Bill No. 15, An Act to incorporate the New Hampshire Railroad Salvage company.

Read a first and second time.

On motion of Mr. Blandin of Bath the bill was laid upon the table.

Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws.

Read a first and second time and referred to the Committee on Judiciary.

On motion of Mr. Parsons of Franklin the House took a recess for 30 minutes.

(After recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the adoption of the amendments offered by the Committee on Engrossed Bills, to the following entitled bill.

Senate Bill No. 67, An Act, empowering the town of Wolfeboro to establish the office of town manager.

The message further announced that the Senate receded from its position and adopted the report of the Committee of Conference on House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

The message further announced that the Senate has voted to adopt the amendments offered by the Committee on Engrossed Bills to the following house bill in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland.

Amend Section 1 of said bill by adding after the word "selectmen" in the second line of said section the words "of the towns of New Hampton and Ashland."

Amend Section 3 of said bill by adding after the words "commissioner and" in the second line of said section the word "said."

On motion of Mr. Ahern of Concord the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had passed bills with the following titles, in the passage of which it asked the concurrence of the House of Representatives:

Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws, relating to the salary of the Deputy Secretary of State.

Senate Bill No. 75, An Act relating to salaries and expenses of the Commissioner of Law Enforcement.

SENATE BILLS READ AND REFERRED

Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws, relating to the salary of the Deputy Secretary of State.

Read a first and second time and referred to the Committee on Appropriations.

Senate Bill No. 75, An Act relating to salaries and expenses of the Commissioner of Law Enforcement.

Read a first and second time and referred to the Committee on Appropriations.

COMMITTEE REPORTS

On motion of Mr. Small of Rochester the rules were suspended to allow the presentation of reports from committees which had not previously been advertised.

Mr. Cheney of Laconia for the Committee on Rules, reported the following joint resolution, House Joint Resolution No. 119, A Joint Resolution in favor of Guy S. Neal and others, with the recommendation that the joint resolution be referred to the Committee on Appropriations.

On motion of Mr. Foster of Concord the rules were suspended and the joint resolution read a first and second time by its caption.

On motion of the same gentleman the rules were further suspended, the printing of the joint resolution and its reference to a committee dispensed with and the joint resolution made in order for a third reading by its caption.

The joint resolution was then read a third time and passed and sent to the Senate for concurrence.

Mr. Duncan of Jaffrey for the Committee on the Judiciary, to whom was referred Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws, reported the same with the following amendment, and the recommendation that the bill as amended ought to pass.

Amend the title of said bill by adding thereto the words "relating to the powers of the Public Service Commission," so that the same shall read as follows:

An Act in amendment of Section 26, Chapter 240 of the Public Laws, relating to the powers of the Public Service Commission.

The report was accepted and the amendment adopted.

On motion of Mr. Small of Rochester the rules were suspended and the bill made in order for a third reading by its title.

The bill was then read a third time and passed and sent to the Senate for concurrence in the amendment.

On motion of Mr. Small of Rochester the House took a recess for one hour and thirty minutes.

(After recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate concurred with the House of Representatives in the passage of the following entitled bills, with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Bill No. 356, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1928.

Amend said bill by striking out all after the enacting clause and substituting therefor the following:

1927-1928

Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1928, to wit:

For the Executive Department, \$88,200.00: Salary of the Governor, \$3,000.00; Salary of Governor's Secretary, \$1,500.00; Salary of the Governor's Stenographer, \$1,300.00; Governor's Secretary's traveling expenses, \$200.00; Traveling expenses for Governor's Stenographer, \$200.00; Incidentals, \$450.00; Printing, \$350.00; Transportation, \$700.00; Contingent fund, \$1,500; Emergency Fund for protection of interests of the state, \$75,000.00; Council per diem and expenses, \$4,000.00.

For Secretary of State, \$18,300.00 as follows: Salary of Secretary, \$4,000.00; Salary of Deputy, \$2.700.00; Clerical expenses, \$5,100.00; Incidentals, \$700.00; Printing report, \$800.00; Printing Blanks, \$250.00; Express and postage, \$650.00; Copying ancient records, \$4,000.00; Direct primary, \$100.00.

For Treasury Department, \$17,950.00 as follows: Salary of the Treasurer, \$4,000.00; Salary of Deputy, \$2,300.00; Clerical expense, \$8,200.00; Incidentals, \$1,800.00; Printing Blanks, \$850.00; Printing report, \$800.00.

For Insurance Department, \$15,575.00 as follows: Salary of Commissioner, \$3,000.00; Salary of Deputy, \$1,800.00; Clerical Expense, \$4,075.00; Incidentals, \$2,200.00; Printing report, \$1,300.00; Printing Blanks, \$1,000.00; Blue Sky Law, Salary of Examiner, \$1,200.00; miscellaneous, \$1,000.00.

For Bank Commission, \$29,000.00 as follows: Salary of Commissioner, \$5,000.00; Salary of the Deputy, \$3,000.00; Salaries of Examiners, \$5,500.00; Salaries of accountants, \$4,000.00; Clerical expense, \$3,200.00; Incidentals, \$1,000.00; Printing reports, \$2,500.00; printing blanks,

\$500.00; Expenses of commissioner, deputies, examiners and accountants, \$4,300.00.

For State Auditing Department, \$4,300.00 as follows: For State Auditing Accountant, \$3,000.00; Travel and Office Expense, \$1,300.00.

For Public Service Commission, \$42,400.00 as follows: Salaries of Commissioners, \$14,000.00; Experts, Clerks and Assistants, \$17,000.00; Expenses of Commissioners, \$700.00; Incidentals and printing, \$4,700.00; Lights and Buoys and Boat Inspection, \$6,000.00.

For Tax Commission, \$23,950.00 as follows: Salaries of Commissioners, \$8,000.00; Expense of Commissioners, \$3,000.00; Clerical Expense, \$2,850.00; Incidentals and Printing, \$7,000.00; Printing Report, \$1,400.00; Municipal Accounting, \$1,700.00.

For Purchasing Agent's Department, \$13,950.00 as follows: Salary of Purchasing Agent and Clerical Expense, \$12,100.00; Expenses of Purchasing Agent, \$350.00; Incidentals, \$1,500.00.

For Attorney General's Department, \$41,800.00 as follows: Salary of Attorney General, \$4,000.00; salary of Assistant Attorney General, \$4,000.00; clerical expense of Attorney General, \$3,500.00; incidentals, \$1,000.00; printing blanks, \$800.00; traveling expenses, \$1,000.00; copies of wills and records, \$3,000.00; legacy tax and other investigations, \$2,500.00; supplies, \$1,000.00; clerical expense of Assistant Attorney General, \$6,000.00; Vermont boundary, \$15,000.00.

Enforcement Prohibitory Law, \$19,250.00 as follows: Salary of Commissioner, \$3,250.00; salary of State Liquor Agent, \$2,400.00; salaries of Deputies and Agents, \$5,500.00; clerical expense, \$1,400.00; incidentals, \$500.00; printing blanks, \$200.00; expenses of Commissioner, \$1,000.00; expenses of deputies and agents, \$5,000.00.

Supreme Court, \$43,250.00 as follows: Salaries of Justices, \$32,500.00; salary of clerk, \$500.00; salary of mes-

senger, \$250.00; salary of State Reporter, \$1,800.00; salary of stenographer for State Reporter, \$600.00; incidentals, including expenses of Justices, printing docket, transportation of State Reporter, \$4,000.00; examination of law students, \$600.00; publication of law reports, \$3,000.00.

For Superior Court, \$48,000.00 as follows: Salaries of Justices, \$39,000.00; Expenses of Justices, \$6,500.00; transportation, \$1,750.00; incidentals, \$750.00.

Legislature, expense, \$15,000.00.

Probate Court, \$17,600.00 as follows: Salaries of Justices, Rockingham County, \$2,000.00; Strafford County, \$1,800.00; Belknap County, \$1,500.00; Carroll County, \$1,500; Merrimack County, \$2,000.00; Hillsborough County, \$2,500.00; Cheshire County, \$1,500.00; Sullivan County, \$1,500.00; Grafton County, \$1,800.00, and Coos County, \$1,500.00.

Salaries of Registrars and Deputies, \$20,300.00 as follows: Rockingham County Registrars, \$2,000.00; Rockingham County Deputy, \$1,000.00; Strafford County Registrar, \$1,800.00; Belknap County Registrar, \$1,500.00; Carroll County Registrar, \$1,500.00; Merrimack County Registrar, \$2,000.00; Merrimack County Deputy, \$1,200.00; Hillsborough County Registrar, \$2,000.000; Hillsborough County Deputy, \$800.00; Cheshire County Registrar, \$1,500.00; Grafton County Registrar, \$2,000.00; Coos County Registrar, \$1,500.00.

Board of Charities and Corrections, \$97,750.00 as follows: Salary of Secretary, \$2,750.00; Incidentals, \$700.00; Printing blanks, \$150.00; Traveling expenses, \$1,500.00; Aid of Tubercular patients, \$40,000.00; Child Welfare work, \$7,000.00; Register of the Blind, \$11,300.00; Deaf, Dumb and Blind, \$25,000.00; Aid Crippled and Tubercular Children, \$3,000.00; John Nesmith Fund income, \$3,700.00; Granite State Deaf Mute Mission, \$150.00; Clerical Expenses, \$2,500.00.

Bureau of Labor, \$7,100.00 as follows: Salary of Commissioner, \$3,000.00; Clerical Expense, \$1,600.00; Incidentals and Travel, \$1,700.00; Printing blanks, \$300.00; Expenses of Arbitration, \$500.00.

Factory Inspection, \$10,550.00 as follows: Salaries of Inspectors, \$6,200.00; Clerical Expense, \$1,200.00; Incidentals and Travel, \$3,000.00; Printing blanks, \$150.00.

Free Employment, \$3,450.00 as follows: Assistants, \$1,500.00; Clerical Expense, \$1,400.00; Incidentals and Travel, \$500.00; Printing blanks, \$50.00.

Department of Weights and Measures, \$15,700.00 as follows: Salary of Commissioner, \$3,000.00; Salaries of Inspectors, \$6,000.00; Traveling Expenses, \$4,500.00; Incidentals, \$700.00; Clerical expense, \$1,300.00; Printing blanks, \$200.00.

State Publicity Board, \$30,000.00.

Department of Agriculture, \$143,750.00; as follows: Salary of Commissioner, \$3,250.00; Salary of Deputy, \$2.500.00; Clerical Expense, \$3,000.00; Advisory Board, \$300.00; Incidentals, \$500.00; Institutes and Public Meetings, \$1,500.00; Feeding Stuffs Inspection, \$4,000.00; Nursery Inspection, \$500.00; Fertilizer Inspection, \$2,000.00; Seed Inspection, \$1,000.00; Insecticides and Fungicides, \$200.00; Licensing Milk Dealers, \$500.00; Moth Suppression, \$12,500.00; Apple Grading Law, \$500.00; Bureau of Markets, \$6,500.00; Granite State Dairymen's Association, \$1,000.00; N. H. Sheep Breeders' Association, \$500.00; Apiary Law, \$500.00; Dairy Inspection, \$3,000.00; Diseases of Animals, \$100,000.00.

For the Laboratory of Hygiene, \$16,200.00 as follows: For salaries of two Chemists, \$5,100.00; for salaries of two Bacteriologists, \$3,000.00; for salary of Pathologist, \$600.00; for Clerical Expense, \$2,500.00; for Incidentals, \$3,000.00; for printing blanks and bulletins, \$2,000.00.

For the Department of Vital Statistics, \$3,550.00 as fol-

lows: Clerical expense, \$2,850.00; for Incidentals, \$200.00; for printing blanks, \$500.00.

For Board of Health, \$27,450.00 as follows: Salary of Secretary, \$4,000.00; clerical expense, \$1,800; incidentals, \$650.00; printing blanks, \$500.00; control of venereal diseases, \$6,000.00; tuberculosis dispensaries, \$3,000.00; purchase of anti-toxin, \$2,500.00; medico-legal examinations, \$500.00; sanitary inspection, \$7,000.00; engineer, \$1,500.

For Adjutant General's Department, \$80,025.00 as follows: Salary of Adjutant General, \$4,000.00; incidentals, \$1,000.00; printing blanks, \$500.00; officers' uniforms, \$1,900.00; rifle ranges, \$2,000.00; State Armories, \$17,000.00; National Guard, \$50,000.00; clerical expense, \$3,625.00.

For the Forestry Department, \$72,406.00 as follows: Salary of forester, \$3,250.00; field assistants, \$2,500.00; traveling expenses, \$1,000.00; incidentals, \$1,000.00; printing blanks. \$1,200.00; district chiefs, \$7,500.00; lookout stations, \$10,000.00; conferences, \$1,000.00; prevention of fires, \$2,000.00; nursery, \$13,731.00; forest fire bills to towns, \$5,000.00; reforestation, \$3,000.00; White Pine Blister rust, \$15,000.00; forest fire equipment, \$1,000.00; clerical expenses, \$5,225.00.

For Bounties as follows, \$2,500.00 as follows: Hedgehogs, \$2,000.00; bears and grasshoppers, \$500.00.

For Department of Indexing as follows: \$1,850.00; salary, \$1,800.00; incidentals, \$50.00.

For G. A. R. Department, \$2,350.00 as follows: For printing, \$300.00; Incidentals, \$50.00; Burial of soldiers and sailors, \$2,000.00.

For Pharmacy Commission, \$2,410.00 as follows: Salaries, \$750.00; Clerical expenses, \$200.00; Incidentals, \$600.00; printing report, \$60.00; printing blanks, \$100.00; salary of Inspector, \$700.00.

For State Dental Board, \$400.00 as follows: Salaries, \$400.00.

For Board of Optometry, \$400.00 as follows: Compensation and expenses, \$400.00.

Board of Chiropractors, \$200.00 as follows: Compensation and expenses, \$200.00.

Registration of Veterinary Surgeons: Compensation and expenses, \$100.00.

State House Department, \$45,050.00 as follows: Salaries and pay roll, \$15,400.00; fuel, \$7,000.00; light and power, \$5,200.00; water, \$400.00; telephone operator and switchboard, \$2,250.00; rent of offices in Patriot Building, \$9,500.00; and extra labor, \$1,500.00; miscellaneous, \$1,800.00; extraordinary repairs, \$2,000.00.

State Library, \$19,650.00 as follows: Salaries, \$9,000.00; maintenance, \$5,500.00; books, periodicals and binding, \$5,000.00; expenses of trustees, \$150.00.

Public Library Commission, \$7,150.00 as follows: Salary of secretary, \$2,000.00; clerical expense, \$1,000.00; incidentals, \$950.00.00; printing report, \$50.00; printing bulletin, \$350.00; traveling libraries, \$1,000.00; institutes, \$400.00; assistant secretary, \$1,200.00; shipping clerk, \$200.00.

Soldiers' Home, \$25,000.00 as follows: Maintenance, \$12,000.00; incidentals, \$12,775.00; printing report, \$225.00.

For University of New Hampshire extension work (Smith Lever Act), \$36,000.00.

For State Hospital, for maintenance, \$575,000.00.

For Industrial School, \$60,000.00 as follows: Maintenance, \$55,000.00; special repairs, \$5,000.00.

For State Prison, \$84,000.00 as follows: Maintenance, \$73,225.00; clerical expense, \$1,450.00; incidentals; \$5,000.00; printing report, \$175.00; printing blanks, \$150.00; parole officer, \$4.000.00.

For Laconia State school, \$150,000.00 as follows: Maintenance, \$147,500.00; parole agent, \$2,500.00.

State Sanatorium, \$88,000.00 for maintenance.

For State Board of Education, \$575,000.00 as follows, and in addition the sums paid into the State Treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this appropriation the sum of \$40,000.00 is to be expended for mothers' aid and its supervision; a sum not to exceed \$40,-000.00 for salaries of officers and employees of the state board, a sum not to exceed \$355,000.00 for equalized state aid; and the sum of \$15,000.00 for rental of rooms for students at the normal schools. The state board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, Chapter 117, Section 40. In this department any balance which may be unexpended in any fiscal year shall be available for use in the following year.

For Interest Charges, \$72,401.48 as follows: For State Hospital bonds, \$5,600.00; for War Loan series 1918, \$22.500.00; for teachers' institutes, \$2,388.93; for Benjamin Thompson fund, \$31,887.27; for Agricultural College fund. \$4,800.00. For Hamilton Smith fund, \$400.00; for Kimball legacy, \$270.14; for Fiske legacy, \$1,055.14; for temporary loans, \$3,500.00; for maturing state hospital bonds, \$150,000.00; for miscellaneous, \$6,100 as follows: For military organizations, \$300.00; for Firemen's Relief fund, \$4,000.00; for Prisoners' Aid Association, \$200.00; for Old Home Week Association, \$600.00; for New Hampshire Historical Society, \$500.00; for Franklin Pierce and Daniel Webster Homestead, \$500.00.

This Act shall take effect July 1, 1927.

The reading of the amendment having commenced on motion of Mr. Foster of Concord the further reading was dispensed with.

On motion of the same gentleman the House voted to nonconcur in the amendment and ask for a committee of conference. The Speaker appointed as members of such committee on the part of the House, Messrs. Foster of Concord, Dickinson of Swanzey, Seavey of Rochester, Richardson of Littleton, and Connor of Henniker.

House Bill No. 357, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1929.

Amend said bill by striking out all after the enacting clause and substituting therefor the following:

1928-1929

Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1929, to wit:

For the Executive Department, \$90,200.00; Salary of the Governor, \$3,000.00; salary of Governor's secretary, \$1,500.00; salary of the Governor's stenographer, \$1,300.00; Governor's secretary's traveling expenses, \$200.00; traveling expenses for Governor's stenographer, \$200.00; incidentals, \$450.00; printing, \$350.00; transportation, \$700.00; contingent fund, \$1,500.00; emergency fund for protection of interests of the state, \$75,000.00; Council per diem and expenses, \$6,000.00.

For Secretary of State, \$25,800.00 as follows: Salary of secretary, \$4,000.00; salary of deputy, \$2,700.00; clerical expense, \$5,100.00; incidentals, \$700.00; printing report, \$800.00; printing blanks, \$250.00; express and postage, \$650.00; copying ancient records, \$4,000.00; Australian ballot, \$4,500.00; direct primary, \$3,100.00.

For Treasury Department, \$18,700.00 as follows: Salary of treasurer, \$4,000.00; salary of deputy, \$2,300.00; clerical expense, \$8,450.00; incidentals, \$1,800.00; printing blanks, \$850.00; printing report, \$800.00; treasurer's and deputy's bonds, \$500.00.

For Insurance Department, \$15,775.00; Salary of com-

missioner, \$3,000.00; salary of deputy, \$1,800.00; clerical expense, \$4,275.00; incidentals, \$2,200.00; printing report, \$1,300.00; printing blanks, \$1,000.00; Blue Sky law, salary of examiner, \$1,200; miscellaneous, \$1,000.00.

For Bank Commission, \$29,000.00 as follows: Salary of commissioner, \$5,000.00; salary of the deputy, \$3,000.00; salaries of examiners, \$5,500.00; salaries of accountants, \$4,000.00; clerical expense, \$3,200.00; incidentals, \$1,000.00; printing reports, \$2,500.00; printing blanks, \$500.00; expenses of commissioner, deputies, examiners and accountants, \$4,300.00.

For State Auditing Department, \$4,300.00 as follows: For State auditing accountant, \$3,000.00; travel and office expense, \$1,300.00.

For Public Service Commission, \$42,400.00 as follows: Salaries of commissioners, \$14,000.00; experts, clerks and assistants, \$17,000.00; expenses of commissioners, \$700.00; incidentals and printing, \$4,700.00; lights and buoys and boat inspection, \$6,000.00.

For Tax Commission, \$23,950.00 as follows: Salaries of commissioners, \$8,000.00; expense of commissioners, \$3,000.00; clerical expense, \$2,850.00; incidentals and printing, \$7,000.00; printing report, \$1,400.00; municipal accounting, \$1,700.00.

For Purchasing Agent's Department, \$14,450.00 as follows: Salary of purchasing agent and clerical expense, \$12,400.00; expenses of purchasing agent, \$350.00; incidentals, \$1,500.00; printing report, \$200.00.

Attorney General's Department, \$32,750.00 as follows: Salary of Attorney General, \$4,000.00; salary of assistant Attorney General, \$4,000.00; clerical expense of Attorney General, \$3,500; incidentals, \$1,000.00; printing blanks, \$800.00; traveling expenses, \$1,000.00; copies of wills and records, \$3,000.00; legacy tax and other litigation and investigation, \$2,500.00; supplies, \$1,000.00; clerical expense, \$6,250.00; printing report, \$700.00; Vermont boundary, \$5,000.00.

Enforcement Prohibitory Law, \$19,650.00 as follows: Salary of commissioner, \$3,250.00; salary of State Liquor Agent, \$2,400.00; salaries of deputies and agents, \$5,500.00; expenses of deputy and agents, \$5,000.00; clerical expense, \$1,400.00; incidentals, \$500.00; printing blanks, \$200.00; expenses of commissioner, \$1,000.00; printing report, \$400.00.

Supreme Court, \$43,250.00 as follows: Salaries of Justices, \$32,500.00; salary of clerk, \$500,00; salary of messenger, \$250.00; salary of state reporter, \$1,800.00; salary of stenographer for state reporter, \$600.00; incidentals, including expenses of justices, printing docket, transportation of state reporter, \$4,000.00; examination of law students, \$600.00; publication of law reports, \$3,000.00.

Superior Court, \$48,000.00 as follows: Salaries of Justices, \$39,000.00; expenses of justices, \$6,500.00; transportation, \$1,750; iucidentals, \$750.00.

Legislature, expense, \$175,000.00.

Probate Court, \$17,600.00 as follows: Salaries of Justices, Rockingham County, \$2,000.00; Strafford County, \$1,800.00; Belknap County, \$1,500.00; Carroll County, \$1,500.00; Merrimack County, \$2,000.00; and Hillsborough County, \$2,500.00; Cheshire County, \$1,500.00; Sullivan County, \$1,500.00; Grafton County, \$1,800.00; and Coos County, \$1,500.00.

Salaries of Probate Registers and Deputies, \$20,300.00 as follows: Rockingham County Registrar, \$2,000.00; Rockingham County Deputy, \$1,000.00; Strafford County Registrar, \$1,800.00; Belknap County Registrar, \$1,500.00; Carroll County Registrar, \$1,500.00; Merrimack County Registrar, \$2,000.00; Merrimack County Deputy, \$1,200.00; Hillsborough County Registrar, \$2,000.00; Hillsborough County Deputy, \$800.00; Cheshire County Registrar, \$1,500.00; Sullivan County Registrar, \$1,500.00; Grafton County Registrar, \$2,000.00; Coos County Registrar, \$1,500.00.

Board of Charities and Corrections, \$98,650.00 as follows: Salary of secretary, \$2,750.00; incidentals, \$700.00; printing blanks, \$150.00; traveling expenses, \$1,500.00; aid tubercular patients, \$40,000.00; Child Welfare work, \$7,000.00; register of the blind, \$11,300.00; deaf, dumb and blind, \$25,000.00; aid crippled and tubercular children, \$3,000.00; John Nesmith Fund—Income, \$3,700.00; Granite State Deaf Mute Mission, \$150.00; clerical expenses, \$2,600.00; printing report, \$800.00.

Bureau of Labor, \$7,600.00 as follows: Salary of commissioner, \$3,000.00; clerical expense, \$1,600.00; incidentals and travel, \$1,700.00; printing blanks, \$300.00; expenses of arbitration, \$500.00; printing report, \$500.00.

Factory Inspection, \$10,550.00 as follows: Salaries of inspectors, \$6,200.00; clerical expense, \$1,200.00; incidentals and travel, \$3,000.00; printing blanks, \$150.00.

Free Employment, \$3,450.00 as follows: Assistants, \$1.500.00; clerical expense, \$1,400.00; incidentals and travel, \$500.00; printing blanks, \$50.00.

Department of Weights and Measures, \$16,175.00 as follows: Salary of commissioner, \$3,000.00; salaries of inspectors, \$6,000.00; traveling expenses, \$4,500.00; incidentals, \$700.00; clerical expense, \$1,375.00; printing blanks, \$200.00; printing report, \$400.00.

State Publicity Board, \$30,000.00.

Department of Agriculture, \$114,750.00 as follows: Salary of commissioner, \$3,250.00; salary of deputy, \$2,500.00; clerical expense, \$3,000.00; Advisory Board, \$300.00; incidentals, \$500.00; institutes and public meetings, \$1,500.00; feeding stuffs inspection, \$4,000.00; nursery inspection, \$500.00; fertilizer inspection, \$2,000.00; seed inspection, \$1,000.00; insecticides and fungicides, \$200.00; Licensing milk dealers, \$500.00; moth suppression, \$12,500.00; apple grading law, \$500.00; Bureau of Markets, \$6,500.00; Granite State Dairymen's Association, \$1,000.00; N. H. Sheep Breeders' Association, \$500.00; Apiary Law,

\$500.00; dairy inspection, \$3,000.00; printing report, \$1,000.00; diseases of animals, \$70,000.00.

For the Laboratory of Hygiene, \$16,200 as follows: For salaries of two chemists, \$5,100.00; for salaries of two bacteriologists, \$3,000.00; for salary of pathologist, \$600.00; for clerical expense, \$2,500.00; for incidentals, \$3,000.00; for printing blanks and bulletins, \$2,000.00.

For the Department of Vital Statistics, \$6,050.00 as follows: Clerical expense, \$2,850.00; for incidentals, \$200.00; for printing blanks, \$500.00; printing report, \$2,500.00.

For Board of Health, \$28,950.00 as follows: Salary of secretary, \$4,000; clerical expense, \$1,800; incidentals, \$650.00; printing blanks, \$500.00; control of venereal diseases, \$6,000.00; tuberculosis dispensaries, \$3,000.00; purchase of anti-toxin, \$2,500.00; medico-legal examinations, \$500.00; sanitary inspection, \$7,000.00; engineer, \$1,500.00; printing report, \$1,500.00.

For Adjutant General's Department, \$81,175.00 as follows: Salary of Adjutant General, \$4,000.00; incidentals, \$1,000.00; printing blanks, \$500.00; officers' uniforms, \$1,900.00; rifle ranges, \$2,000.00; State Armories, \$17,000.00; National Guard, \$50,000.00; clerical expense, \$3,775.00.

For the Forestry Department, \$72,660.00 as follows: Salary of forester, \$3,250.00; field assistants, \$2,500; traveling expenses, \$1,000.00; incidentals, \$1,000.00; printing blanks, \$1,200.00; district chiefs, \$7,500.00; lookout stations, \$10,000.00; conferences, \$1,000.00; prevention of fires, \$2,000.00; nursery, \$12,960.00; forest fire bills to towns, \$5,000.00; reforestation, \$3,000.00; White Pine Blister rust, \$15,000.00; forest fire equipment, \$1,000.00; clerical expense, \$5,450.00; printing report, \$800.00.

For Bounties as follows: \$2,500.00 as follows: Hedgehogs, \$2,000.00; bears and grasshoppers, \$500.00.

For Department of Indexing as follows: \$1,850.00; Salary, \$1,800.00; incidentals, \$50.00.

For G. A. R. Department, \$2,350.00 as follows: For printing, \$300.00; incidentals, \$50.00; burial of soldiers and sailors, \$2,000.00.

For Pharmacy Commission, \$2,410.00 as follows: Salaries, \$750.00; clerical expense, \$200.00; incidentals, \$600.00; printing report, \$60.00; printing blanks, \$100.00; salary of inspector, \$700.00.

For State Dental Board, \$400.00 as follows: Salaries, \$400.00.

For Board of Optometry, \$400.00 as follows: Compensation and expenses, \$400.

For Board of Chiropractors, \$200.00 as follows: Compensation and expenses, \$200.00.

Registration of Veterinary Surgeons, Compensation and expenses, \$100.00.

State House Department, \$45,050.00 as follows: Salaries and payroll, \$15,400.00; fuel, \$7,000.00; light and power, \$5,200.00; water, \$400.00; telephone operator and switchboard, \$2,250.00; rent of offices in Patriot Building, \$9,500.00; and extra labor, \$1,500.00; miscellaneous, \$1,800.00; extraordinary repairs, \$2,000.00.

State Library, \$19,650.00 as follows: Salaries, \$9,000.00 maintenance, \$5,500.00; books, periodicals and binding, \$5,000.00; expenses of trustees, \$150.00.

Public Library Commission, \$7,750.00 as follows: Salary of secretary, \$2,000.00; clerical expense, \$1,200.00; incidentals, \$950.00; printing report, \$150.00; printing bulletin, \$350.00; traveling library, \$1,000.00; institutes, \$400.00; assistant secretary, \$1,500.00; shipping clerk, \$200.00.

Soldiers' Home, \$25,000.00 as follows: Maintenance, \$12,000.00; incidentals, \$13,000.00.

For University of New Hampshire extension work (Smith-Lever Act), \$36,000.00.

For State Hospital, for maintenance, \$595,000.00. For Industrial School, for maintenance, \$55,000.00.

For State Prison, \$84,000.00 as follows: Maintenance, \$73,225.00; clerical expense, \$1,450.00; incidentals, \$5,000.00; printing report, \$175.00; printing blanks, \$150.00; parole officer, \$4,000.00.

For Laconia State School, \$150,000.00 as follows: Maintenance, \$147,500.00; parole agent, \$2,500.00.

State Sanatorium, \$88,000.00 for maintenance.

For the State Board of Education, \$575,000.00 and in addition the sums paid into the state treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this appropriation the sum of \$40,000.00 is to be expended for mothers' aid and its supervision; a sum not to exceed \$40,000.00 for salaries of officers and employees of the state board; a sum not to exceed \$355,000.00 for equalized state aid; and the sum of \$15,000.00 for rental of rooms for students at the normal school. The State board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, Chapter 117, Section 40. In this department any balance which may be unexpended in any fiscal year shall be available for use in the following year.

For interest charges \$69,776.48 as follows: For State Hospital bonds, \$2,975.00; for War Loan series 1918, \$22,500.00; for teachers' institutes, \$2,388.93; for Benjamin Thompson fund, \$31,887.27; for agricultural college fund, \$4,800.00; for Hamilton Smith fund, \$400.00; for Kimball legacy; \$270.14; for Fiske legacy, \$1,055.14; for temporary loans, \$3,500.00; for miscellaneous, \$6,100.00 as follows: For military organizations, \$300.00; for firemens' relief fund, \$4,000.00; for Prisoners' Aid Association, \$200.00; for Old Home Week Association, \$600.00; for New Hampshire Historical Society, \$500.00; for Franklin Pierce and Daniel Webster homestead, \$500.00.

This Act shall take effect July 1, 1928.

The reading of the amendment having commenced on motion of Mr. Foster of Concord the further reading was dispensed with.

On motion of the same gentleman the House voted to non-concur in the amendment and ask for a committee of conference.

The Speaker appointed as members of such committee on the part of the House Messrs. Foster of Concord, Dickinson of Swanzey, Seavey of Rochester, Richardson of Littleton, and Connor of Henniker.

The message further announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills and joint resolutions.

House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith.

House Joint Resolution No. 22, Joint Resolution for reconstruction additions and improvements at the state hospital.

House Joint Resolution No. 24, Joint Resolution relating to an investigation of the Boston and Maine Railroad.

House Joint Resolution No. 14 (In new draft), Joint Resolution in aid of the New Hampshire Veterans' Association.

House Joint Resolution No. 65, Joint resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse.

House Bill No. 203, An Act relating to the registration of motor vehicles of non-residents.

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line.

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battle-fields of Bennington and Saratoga.

House Joint Resolution No. 90, Joint Resolution in favor of New Hampshire State Sanatorium.

House Bill No. 19, An Act in amendment of Section 10 of Chapter 237 of the Public Laws relating to the Public Service Commission.

House Bill No. 90 (In new draft and new title), An Act in amendment of Section 13, Chapter 264 of the Public Laws relating to fiduciary powers of trust companies and national banks.

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

House Bill No. 358, An Act relating to departmental expenditures.

The message also announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bill, sent up from the House of Representatives:

House Bill No. 129, An Act to amend Chapter 273 of the Public Laws, providing for insurance adjusters.

TAKEN FROM THE TABLE

On motion of Mr. Foster of Concord House Joint Resolution No. 91, Joint Resolution in favor of New Hampshire State Sanatorium was taken from the table.

On motion of the same gentleman the House voted to non-concur in the amendment sent down from the Honorable Senate and ask for a committee of conference.

The Speaker appointed as members of such committee on the part of the House Messrs. Foster of Concord, Dickinson of Swanzey, Seavey of Rochester, Richardson of Littleton and Currier of Henniker.

On motion of Mr. Foster of Concord House Bill No. 341, An Act to provide necessary facilities for more efficient

and extended service at the Laconia State school was taken from the table.

On motion of the same gentleman the House voted to non-concur in the amendment sent down from the Honorable Senate and ask for a committee of conference.

The Speaker appointed as members of such committee on the part of the House Messrs. Foster of Concord, Dickinson of Swanzey, Seavey of Rochester, Richardson of Littleton and Currier of Henniker.

On motion of Mr. Foster of Concord at 9:15 o'clock the House adjourned until 11 o'clock Thursday morning.

THURSDAY, APRIL 14, 1927

The House met at 11 o'clock.

Prayer was offered by the Chaplain.

LEAVES OF ABSENCE

Mr. Gage of Warner was granted leave of absence for the day on account of sickness.

Mr. Davidson of Charlestown was granted leave of absence for the remainder of the week on account of important business.

COMMITTEE REPORT

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolution:

Senate Bill No. 64, An Act authorizing the New London Water System Precinct to borrow money and extend its water-works system.

Senate Bill No. 71, An Act relating to the motor vehicle road toll.

Senate Bill No. 74, An Act to dissolve a certain corporation.

House Bill No. 20, An Act to provide for the designation

and construction of a state-aid highway from the Daniel Webster highway in Laconia to the Suncook Valley trunk line in Pittsfield.

House Bill No. 119, An Act relating to marsh lands in Hampton, Hampton Falls and Seabrook.

House Bill No. 188, An Act providing for a forest improvement fund.

House Bill No. 214, An Act to authorize the city of Manchester to acquire and to operate a recreation field and an aviation field.

House Bill No. 256, An Act relating to the salaries of inspectors of weights and measures.

House Joint Resolution No. 7, Joint Resolution for the improvement of the Candia road leading from Candia line to Deerfield south road in the town of Deerfield.

The report was accepted.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate concurred with the House of Representatives in its amendment to the following entitled bill.

Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws, relating to the powers of the Public Service Commission.

The message further announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills and joint resolution, sent up from the House of Representatives:

House Joint Resolution No. 43, Joint Resolution to provide for extensions and improvements at the state library.

House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the state hospital.

House Bill No. 111, An Act in amendment of Section 14, Chapter 176 of the Public Laws, relating to masters, apprentices and laborers.

The message also announced that the Senate concurred with the House of Representatives in the passage of the

following joint resolution, with amendment, in the passage of which amendment the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 47, Joint Resolution for the reconditioning for a "Farm to Market" highway in the town of Barrington.

Amend the joint resolution by striking out all of the last clause and inserting in place thereof the following: And the sum so appropriated by the state shall be a charge upon the maintenance fund as provided under Chapter 84 of the Public Laws; so that said joint resolution as amended shall read:

That the sum of thirty-five hundred dollars be and hereby is appropriated for the year 1927 to assist in reconditioning that portion of the highway leading from the state central highway at the Hale place, so called, in the town of Barrington, to the Rochester town line, provided the town of Barrington shall appropriate the sum of fifteen hundred dollars, said sums to be expended under the direction of the highway commissioner. And the sum so appropriated by the state shall be a charge upon the maintenance fund as provided under Chapter 84 of the Public Laws.

On motion of Mr. Ahern of Concord the House concurred in the amendment sent down from the Honorable Senate.

The joint resolution was then sent to the Secretary of State to be engrossed.

On motion of Mr. Ahern of Concord at 11.10 o'clock the House took a recess until 12.00 o'clock.

(After recess)

On motion of Mr. Cheney of Laconia the House took a recess until 2.55 o'clock.

(After recess)

On motion of Mr. Johnson of Franconia the rules were suspended to allow of the presentation of a report from a committee which had not previously been advertised. E. A. Corson, Rochester

SUPPLEMENTARY REPORT OF COMMITTEE ON MILEAGE

Mrs. Batchelder of Ellsworth, for the Committee on Mileage, made the following supplementary report:

Resolved, That each member of the Senate and House of Representatives be allowed the number of miles set opposite his or her name in the accompanying list and that the Clerk be instructed to make the mileage roll in accordance therewith:

STRAFFORD COUNTY

90

\$18.00

12. 21. Corson, recenester	20	φ10.00
Daniel F. Jenness, Rochester,	75	15.00
HILLSBOROUGH COUN	ГУ	
Joseph Boilard, Jr., Nashua	60	\$12.00
George J. Lavoie, Nashua,	60	12.00
Henry F. Pillsbury, Manchester	60	12.00
Arthur A. Brown, Manchester	60	12.00
August M. Burque, Nashua	60	12.00
George J. O'Neil, Nashua	60	12.00
Charles F. Moran, Nashua	60	12.00
John P. Sullivan, Nashua,	60	12.00
Joseph H. Welsh, Nashua	60	12.00
Louis N. Jacques, Nashua	60	12.00
Robert J. Murphy, Manchester	60	12.00
William G. McCarthy, Manchester	90	18.00

George W. Weymouth, Lyme 450 \$90.00

COOS COUNTY
Fred T. Scott, Pittsburg • 330 \$66.00

GRAFTON COUNTY

On motion of Mr. Johnson of Franconia the rules were suspended and the resolution read by its title.

On a viva voce vote the resolution was adopted.

On motion of Mr. Small of Rochester the House took a recess for one hour and five minutes.

(After recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to accede to the request of the House of Representatives for a committee of conference on House Bill No. 356, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1928, and the President had appointed as members of such committee on the part of the Senate, Senators Meader, Merrill and Chandler.

That the Senate had voted to accede to the request of the House of Representatives for a committee of conference on House Bill No. 357, An Act making appropriations for the expenses of the State of New Hampshire for the year ending June 30, 1929, and the President had appointed as members of such committee on the part of the Senate, Senators Meader, Merrill and Chandler.

That the Senate had voted to accede to the request of the House of Representatives for a committee of conference on House Joint Resolution No. 91, Joint Resolution in favor of the New Hampshire Sanatorium, and the President had appointed as members of such committee on the part of the Senate, Senators Meader, Merrill and Chandler, and that the Senate had voted to accede to the request of the House of Representatives for a committee of conference on House Bill No. 341, An Act to provide necessary facilities for more efficient and extended services at the Laconia State School, and the President had appointed as members of such committee on the part of the Senate, Senators Meader, Merrill and Chandler.

COMMITTEE REPORTS

Mr. Odell of Sandown for the Committee on Engrossed Bills reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolutions: Senate Bill No. 49, An Act in amendment of Chapter 180 of the Public Laws relating to poultry department at state university.

Senate Bill No. 67, An Act empowering the town of Wolfeboro to establish the office of town manager.

Senate Bill No. 73, An Act in amendment of Section 26, Chapter 240 of the Public Laws, relating to the powers of the public service commission.

House Bill No. 19, An Act in amendment of Section 10 of Chapter 237 of the Public Laws relating to the public service commission.

House Bill No. 339, An Act to establish a state aid road from New Hampton to Ashland.

House Bill No. 358, An Act relating to departmental expenditures.

House Joint Resolution No. 14, Joint Resolution in aid of the New Hampshire Veterans' Association.

House Joint Resolution No. 22, Joint Resolution for reconstruction, additions and improvements at the state hospital.

House Joint Resolution No. 44, Joint Resolution for the permanent improvement of the road in Meredith leading from New Hampton line to Meredith.

The report was accepted.

On motion of Mr. Foster of Concord the rules were suspended to allow the presentation of reports from a committee which had not previously been advertised.

Mr. Dickinson of Swanzey for the Committee on Appropriations to whom was referred Senate Bill No. 75, An Act relating to salaries and expenses of the Commissioner of Law Enforcement, reported the same with the recommendation that the bill ought to pass.

The report was accepted and the bill ordered to a third reading.

On motion of Mr. Foster of Concord the rules were suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Secretary of State to be engrossed.

Mr. Dickinson of Swanzey for the Committee on Appropriations to whom was referred Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws, relating to the salary of the Deputy Secretary of State, reported the same with the following amendments, and the recommendation that the bill as amended ought to pass.

Amend the title of said bill by adding at the end thereof the following: "and Section 23, Chapter 15 of the Public Laws relating to the salary of the Deputy State Treasurer," so that said title shall read as follows:

An Act in amendment of Section 13, Chapter 14 of the Public Laws relating to the salary of the Deputy Secretary of State and Section 23, Chapter 15 of the Public Laws relating to the salary of the Deputy State Treasurer.

Further amend by adding a new section to read as follows:

- SECT. 2. Amend Section 23, Chapter 15 of the Public Laws by striking out the words "twenty-three hundred" and inserting in place thereof the words twenty-seven hundred; so that said section as amended shall read:
- SECT. 23. Deputy. The annual salary of the deputy state treasurer shall be twenty-seven hundred dollars.

The report was accepted, the amendments adopted and the bill ordered to a third reading.

On motion of Mr. Foster of Concord the rules were suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence in the amendments.

The Committee on Conference to whom was referred House Joint Resolution No. 91, A Joint Resolution in favor of New Hampshire State Sanatorium, reported the same with the recommendation that the House recede from its position of non-concurrence and concur in the amendment sent down from the Honorable Senate.

GEORGE A. FOSTER,
FRED T. CONNOR,
FRANK M. RICHARDSON,
RALPH F. SEAVEY,
MILAN A. DICKINSON,
House Conferees.

H. H. MEADER, HARRY MERRILL, C. A. CHANDLER,

Senate Conferees.

The report was accepted, the House receded from its position of non-concurrence and adopted the amendment sent down from the Honorable Senate.

The joint resolution was then sent to the Secretary of State to be engrossed.

The Committee of Conference to whom was referred House Bill No. 356, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1928, report the same with the recommendation that the Senate recede from its amendment; and further recommend that the House and Senate adopt the following amendment to said bill:

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

1927-1928

Section 1. Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1928 to wit:

For the Executive Department, \$88,200.00. Salary of the Governor, \$3,000.00; salary of Governor's secretary, \$1,500.00; salary of the Governor's stenographer, \$1,300.00;

Governor's secretary's traveling expenses, \$200.00; traveling expenses for Governor's stenographer, \$200.00; incidentals, \$450.00; printing, \$350.00; transportation, \$700.00; contingent fund, \$1,500.00; emergency fund for protection of interests of the state, \$75,000.00; council per diem and expenses, \$4,000.00.

For Secretary of State, \$18,300.00 as follows: Salary of Secretary, \$4,000.00; salary of deputy, \$2,700.00; clerical expenses, \$5,100.00; incidentals, \$700.00; printing report, \$800.00; printing blanks, \$250.00; express and postage, \$650.00; copying ancient records, \$4,000.00; direct primary, \$100.00.

For Treasury Department, \$17,950.00, as follows: Salary of the treasurer, \$4,000.00; salary of deputy, \$2,300.00; clerical expense, \$8,200.00; incidentals, \$1,800.00; printing blanks, \$850.00; printing report, \$800.00.

For Insurance Department, \$15,575.00 as follows: Salary of commissioner, \$3,000.00; salary of deputy, \$1,800.00; clerical expense, \$4,075.00; incidentals, \$2,200.00; printing report, \$1,300.00; printing blanks, \$1,000.00; Blue Sky law, salary of examiner, \$1,200; miscellaneous, \$1,000.00.

For Bank Commission, \$29,000.00 as follows: Salary of commissioner, \$5,000.00; salary of the deputy, \$3,000.00; salaries of examiners, \$5,500.00; salaries of accountants, \$4,000.00; clerical expense, \$3,200.00; incidentals, \$1,000.00; printing reports, \$2,500.00; printing blanks, \$500.00; expenses of commissioner, deputies, examiners and accountants, \$4,300.00.

For State Auditing Departments, \$4,300.00 as follows: For State auditing accountant, \$3,000.00; travel and office expense, \$1,300.00.

For Public Service Commission, \$42,400.00 as follows: Salaries of commissioners, \$14,000.00; experts, clerks and assistants, \$17,000.00; expenses of commissioners, \$700.00; incidentals and printing, \$4,700.00; lights and buoys and boat inspection, \$6,000.00.

For Tax Commission, \$23,950.00 as follows: Salaries of commissioners, \$8,000.00; expense of commissioners, \$3,000.00; clerical expense, \$2,850.00; incidentals and printing, \$7,000.00; printing report, \$1,400.00; municipal accounting, \$1,700.00.

For Purchasing Agent's Department, \$13,950.00 as follows: Salary of purchasing agent and clerical expense, \$12,100.00; expenses of purchasing agent, \$350.00; incidentals, \$1,500.00.

For Attorney General's Department, \$42,600 as follows: Salary of attorney general, \$4,000.00; salary of assistant attorney general, \$4,000.00; clerical expense of attorney general, \$3,500; incidentals, \$1,300.00; printing blanks, \$800.00; traveling expenses, \$1,000.00; copies of wills and records, \$3,000.00; legacy tax and other investigations, \$2,500.00; supplies, \$1,000.00; clerical expense of assistant attorney general, \$6,500.00; Vermont boundary, \$15,000.00.

Enforcement Prohibitory Law, \$19,250.00 as follows: Salary of commissioner, \$3,250.00; salary of state liquor agent, \$2,400.00; salaries of deputies and agents, \$5,500.00; clerical expense, \$1,400; incidentals, \$500.00; printing blanks, \$200.00; expenses of commissioner, \$1,000.00; expenses of deputies and agents, \$5,000.00.

Supreme Court, \$43,250.00 as follows: Salaries of justices, \$32,500.00; salary of clerk, \$500.00; salary of messenger, \$250.00; salary of state reporter, \$1,800.00; salary of stenographer for state reporter, \$600.00; incidentals, including expenses of justices, printing docket, transportation of state reporter, \$4,000.00; examination of law students, \$600.00; publication of law reports, \$3,000.00.

For Superior Court, \$48,000.00 as follows: Salaries of justices, \$39,000.00; expenses of justices, \$6,500.00; transportation, \$1,750.00; incidentals, \$750.00.

Legislature expense, \$15,000.00.

Probate Court, \$17,600.00 as follows: Salaries of justices, Rockingham County, \$2,000.00; Strafford County,

\$1,800.00; Belknap County, \$1,500.00; Carroll County, \$1,500.00; Merrimack County, \$2,000.00; Hillsborough County, \$2,500.00; Cheshire County, \$1,500.00; Sullivan County, \$1,500.00; Grafton County, \$1,800.00; and Coos County, \$1,500.00.

Salaries of Registrars and Deputies, \$20,300.00 as follows: Rockingham County Registrar, \$2,000.00; Rockingham County Deputy, \$1,000.00; Strafford County Registrar, \$1,800.00; Belknap County Registrar, \$1,500.00; Carroll County Registrar, \$1,500.00; Merrimack County Registrar, \$2,000.00; Merrimack County deputy, \$1,200.00; Hillsborough County Registrar, \$2,000.00; Hillsborough County deputy, \$800.00; Cheshire County Registrar, \$1,500.00; Grafton County Registrar, \$2,000.00; Coos County Registrar, \$1,500.00.

Board of Charities and Corrections, \$97,750.00 as follows: Salary of secretary, \$2,750.00; incidentals, \$700.00; printing blanks, \$150.00; traveling expenses, \$1,500.00; aid of tubercular patients, \$40,000.00; Child Welfare work, \$7,000.00; register of the blind, \$11,300.00; deaf, dumb and blind, \$25,000.00; aid crippled and tubercular children, \$3,000.00; John Nesmith fund income, \$3,700.00; Granite State Deaf Mute Mission, \$150.00; clerical expenses, \$2,500.00.

Bureau of Labor, \$7,100.00, as follows: Salary of commissioner, \$3.000.00; clerical expense, \$1,600.00; incidentals and travel, \$1,700.00; printing blanks, \$300.00; expenses of arbitration, \$500.00.

Factory Inspection, \$10,550.00 as follows: Salaries of inspectors, \$6,200.00; clerical expense, \$1,200.00; incidentals and travel, \$3,000.00; printing blanks, \$150.00.

Free Employment: \$3,450.00 as follows: Assistants, \$1,500.00; clerical expense, \$1,400.00; incidentals and travel, \$500.00; printing blanks, \$50.00.

Department of Weights and Measures, \$15,700.00 as fol-

lows: Salary of Commissioner, \$3,000.00; salaries of inspectors, \$6,000; traveling expenses, \$4,500.00; incidentals, \$700.00; clerical expenses, \$1,300.00; printing blanks, \$200.00.

State Publicity Board, \$35,000.00.

Department of Agriculture, \$196,500.00 as follows: Salary of Commissioner, \$3,250.00; salary of Deputy, \$2,500.00; clerical expense, \$3,000.00; advisory board, \$300.00; incidentals, \$500.00; institutes and public meetings, \$1,500.00; feeding stuffs inspection, \$4,000.00; nursery inspection, \$500.00; fertilizer inspection, \$2,000.00; seed inspection, \$1,000.00; insecticides and fungicides, \$200.00; licensing milk dealers, \$500.00; bureau of markets. \$6,500.00; moth suppression, \$12,500.00; advertising at fair, \$1,250; apple grading law, \$500.00; Granite State Dairymen's Association, \$1,000.00; horticultural society, \$1,000.00; N. H. Sheep Breeders' Association, \$500.00; apiary law, \$500.00; dairy inspection, \$3,500.00; diseases of animals, \$150,000.00.

For the Laboratory of Hygiene, \$16,200.00 as follows: For salaries of two chemists, \$5,100.00; for salaries of two bacteriologists, \$3,000.00; for salary of pathologist, \$600.00; for clerical expense, \$2,500.00; for incidentals. \$3,000.00; for printing blanks and bulletins, \$2,000.00.

For the Department of Vital Statistics, \$3,550.00 as follows: clerical expense, \$2,850.00; for incidentals, \$200.00; for printing blanks, \$500.00.

For Board of Health, \$35,438.31 as follows: Salary of secretary, \$4,000.00; clerical expense, \$1,800.00; incidentals, \$650.00; printing blanks. \$500.00; control of venereal diseases, \$6,000.00; tuberculosis dispensaries, \$3,000.00; purchase of anti-toxin, \$2,500.00; medico-legal examinations, \$500.00; sanitary inspection, \$7,000.00; engineer, \$1,500.00; for care of maternity and infants, \$7,988.31.

For Adjutant General's Department, \$80,025.00 as follows: Salary of Adjutant General, \$4,000.00; incidentals, \$1.000.00; printing blanks, \$500.00; officers' uniforms,

\$1,900.00; rifle ranges, \$2,000.00; state armories, \$17,000.00; National Guard, \$50,000.00; clerical expense, \$3,625.00.

For the Forestry Department, \$76,406.00 as follows: Salary of Forester, \$3,250.00; field assistants, \$2,500.00; traveling expenses, \$1,000.00; incidentals, \$1,000.00; printing blanks, \$1,200.00; district chiefs, \$7,500.00; lookout stations, \$10,000.00; conferences, \$1,000.00; prevention of fires \$2,000.00; nursery, \$13,731.00; forest fire bills to towns, \$5,000.00; reforestation, \$2,000.00; White Pine Blister Rust, \$20,000.00; forest fire equipment, \$1,000.00; clerical expenses, \$5,225.00.

For bounties as follows, \$3,000.00 as follows: hedgehogs, \$2,500.00; bears and grasshoppers, \$500.00.

For Department of Indexing as follows: \$1,850.00; Salary, \$1,800.00; incidentals, \$50.00.

For G. A. R. Department, \$2,350.00 as follows: for printing, \$300.00; incidentals, \$50.00; burial of soldiers and sailors, \$2,000.00.

For Pharmacy Commission, \$2,410.00 as follows: Salaries, \$750.00; clerical expenses, \$200.00; incidentals. \$600.00; printing report, \$60.00; printing blanks, \$100.00; salary of inspector, \$700.00.

For State Dental Board, \$400.00 as follows: Salaries and expenses, \$400.00.

For Board of Optometry, \$400.00 as follows: Compensation and expenses, \$400.00.

Board of Chiropractors, \$200.00 as follows: Compensation and expenses, \$200.00.

Registration of Veterinary Surgeons, Compensation and expenses, \$100.00.

State House Department, \$45,050.00 as follows: Salaries and payroll, \$15,400.00; fuel, \$7,000.00; light and power, \$5,200.00; water, \$400.00; telephone operator and switchboard, \$2,250.00; rent of offices in Patriot Building, \$9,500.00; and extra labor, \$1,500.00; miscellaneous, \$1,800.00; extraordinary repairs, \$2,000.00.

State Library, \$19,650.00 as follows: Salaries, \$9,000.00; maintenance, \$5,500.00; books, periodicals and binding, \$5,000.00; expenses of trustees, \$150.00.

Public Library Commission as follows, \$7,150.00; Salary of secretary, \$2,000.00; clerical expense, \$1,000.00; incidentals, \$950.00; printing report, \$50.00; printing bulletin, \$350.00; traveling libraries, \$1,000.00; institutes, \$400.00; assistant secretary, \$1,200.00; shipping clerk, \$200.00.

Soldiers' Home, \$25,000.00 as follows: Maintenance, \$12,000.00; incidentals, \$12,775.00; printing report, \$225.00.

For University of New Hampshire extension work (Smith Lever Act), \$36,000.00.

For State Hospital, for maintenance, \$575,000.00.

For Industrial School, \$60,000.00 as follows: Maintenance, \$55,000.00; special repairs, \$5,000.00.

For State Prison, \$84,000.00 as follows: Maintenance, \$73,225.00; clerical expense, \$1,450.00; incidentals, \$5,000.00; printing report, \$175.00; printing blanks, \$150.00; parole officer, \$4,000.00.

For Laconia State School, \$150,000.00 as follows: Maintenance, \$147,500.00; parole agent, \$2,500.00.

State Sanatorium, \$88,000.00 for maintenance.

For State Board of Education, \$580,000.00 as follows: and in addition the sums paid into the State Treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this ap propriation the sum of \$45,000.00 is to be expended for mothers' aid and its supervision; a sum not to exceed \$40,000 for salaries of officers and employees of the state board; a sum not to exceed \$355,000.00 for equalized state aid; and the sum of \$15,000.00 for rental of rooms for students at the normal schools. The state board of education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, Chapter 117, Section 40. In this department any balance which may be unexpended in

any fiscal year shall be available for use in the following year.

For Interest Charges, \$72,401.48 as follows: For state hospital bonds, \$5,600.00; for war loan series 1918, \$22,500.00; for teachers' institutes, \$2,388.93; for Benjamin Thompson Fund, \$31,887.27; for agricultural college fund, \$4,800.00; for Hamilton Smith fund, \$400.00; for Kimball legacy, \$270.14; for Fiske legacy, \$1,055.14; for temporary loans, \$3,500.00; for maturing state hospital bonds, \$150.000.00; for miscellaneous, \$6,100.00 as follows: For military organizations, \$300.00; for firemen's relief fund, \$4,000.00; for prisoners' aid association, \$200.00; for old home week association, \$600.00; for New Hampshire Historical Society, \$500.00; for Franklin Pierce and Daniel Webster Homestead, \$500.00.

Section 2. This act shall take effect July 1, 1927.

GEORGE A. FOSTER,
RALPH F. SEAVEY,
FRED T. CONNOR,
MILAN A. DICKINSON,
FRANK W. RICHARDSON,
House Conferces.

H. H. MEADER, HARRY MERRILL, C. A. CHANDLER,

Senate Conferees.

The report was accepted.

The reading of the amendment having commenced on motion of Mr. Foster of Concord the further reading was dispensed with.

On a viva voce vote the amendment was adopted.

The Committee on Conference to whom was referred House Bill No. 357, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1929, report the same with the recommendation that the Senate recede from its amendment; and

further recommend that the House and Senate adopt the following amendment to said bill:

Amend said bill by striking out all after the enacting clause and inserting in place thereof the following:

Appropriations. The sums hereinafter mentioned are appropriated to be paid out of the treasury of the state for the purposes specified for the fiscal year ending June 30, 1929 to wit:

For the Executive Department, \$91,950.00. Salary of the Governor, \$4,000.00; salary of Governor's secretary, \$2,250.00; salary of Governor's stenographer, \$1,300.00; Governor's secretary's traveling expenses, \$200.00; traveling expenses for Governor's stenographer, \$200.00; incidentals, \$450.00; printing, \$350.00; transportation, \$700.00; contingent fund, \$1,500.00; emergency fund for protection of interests of the state, \$75,000.00; council per diem and expenses, \$6,000.00.

For Secretary of State, \$25,800.00 as follows: Salary of secretary, \$4,000.00; salary of deputy, \$2,700.00; clerical expense, \$5,100.00; incidentals, \$700.00; printing report, \$800.00; printing blanks, \$250.00; express and postage, \$650.00; copying ancient records, \$4,000.00; Australian ballot, \$4,500.00; direct primary, \$3,100.00.

For Treasury Department, \$18,700.00 as follows: Salary of the treasurer, \$4,000.00; salary of deputy, \$2,300.00; clerical expense, \$8,450.00; incidentals, \$1,800.00; printing blanks, \$850.00; printing report, \$800.00; treasurer's and deputy's bonds, \$500.00.

For Insurance Department, \$15,775.00. Salary of commissioner, \$3,000.00; salary of deputy, \$1,800.00; clerical expense, \$4,275.00; incidentals, \$2,200.00; printing report, \$1,300.00; printing blanks, \$1,000.00; Blue Sky law, salary of examiner, \$1,200.00; miscellaneous, \$1,000.00.

For Bank Commission, \$29,000.00 as follows: Salary of commissioner, \$5,000.00; salary of the deputy, \$3,000.00; salaries of examiners, \$5,500.00; salaries of accountants,

\$4,000.00; clerical expense, \$3,200.00; incidentals, \$1,000.00; printing reports, \$2,500.00; printing blanks, \$500.00; expenses of commissioner, deputies, examiners and accountants, \$4,300.00.

For State Auditing Department, \$4,300.00 as follows: For State auditing accountant, \$3,000.00; travel and office expense, \$1,300.00.

For Public Service Commission, \$42,400.00 as follows: Salaries of commissioners, \$14,000.00; experts, clerks and assistants, \$17,000.00; expenses of commissioners, \$700.00; incidentals and printing, \$4,700.00; lights and buoys and boat inspection, \$6,000.00.

For Tax Commission, \$23,950.00 as follows: Salaries of commissioners, \$8,000.00; expense of commissioners, \$3,000.00; clerical expense, \$2,850.00; incidentals and printing, \$7,000.00; printing report, \$1,400.00; municipal accounting, \$1,700.00.

For Purchasing Agent's Department, \$14,450.00 as follows: Salary of purchasing agent and clerical expense, \$12,400.00; expenses of purchasing agent, \$350.00; incidentals, \$1,500.00; printing report, \$200.00.

Attorney General's Department, \$33,550.00 as follows: Salary of Attorney General, \$4,000.00; salary of assistant attorney general, \$4,000.00; clerical expense of attorney general, \$3,500.00; incidentals, \$1,300.00; printing blanks, \$800.00; traveling expenses, \$1,000.00; copies of wills and records, \$3,000.00; legacy tax and other litigation and investigation, \$2,500.00; supplies, \$1,000.00; clerical expense of assistant Attorney General, \$6,750.00; printing report, \$700.00; Vermont boundary, \$5,000.00.

Enforcement Prohibitory Law, \$19,650.00 as follows: Salary of commissioner, \$3,250.00; salary of state liquor agent, \$2,400.00; salaries of deputies and agents, \$5,500.00; expenses of deputy and agents, \$5,000.00; clerical expense, \$1,400.00; incidentals, \$500.00; printing blanks, \$200.00;

expenses of commissioner, \$1,000.00; printing report, \$400.00.

Supreme Court, \$43,250.00 as follows: Salaries of justices, \$32,500.00; salary of clerk, \$500.00; salary of messenger, \$250.00; salary of state reporter, \$1,800.00; salary of stenographer for state reporter, \$600.00; incidentals, including expenses of justices, printing docket, transportation of state reporter, \$4,000.00; examination of law students, \$600.00; publication of law reports, \$3,000.00.

Superior Court, \$48,000.00 as follows: Salaries of justices, \$39,000.00; expenses of justices, \$6,500.00; transportation, \$1,750.00; incidentals, \$750.00.

Legislature, Expense \$175,000.00.

Probate Court, \$17,600.00 as follows: Salaries of justices, Rockingham County, \$2,000.00; Strafford County, \$1,800; Belknap County, \$1,500.00; Carroll County, \$1,500.00; Merrimack County, \$2,000.00; and Hillsborough County, \$2,500.00; Cheshire County, \$1,500.00; Sullivan County, \$1,500.00; Grafton County, \$1,800.00; and Coos County, \$1,500.00.

Salaries of Probate Registers and Deputies, \$20,300.00 as follows: Rockingham County Registrar, \$2,000.00; Rockingham County deputy, \$1,000.00; Strafford County registrar, \$1,800.00; Belknap County registrar, \$1,500.00; Carroll County registrar, \$1,500.00; Merrimack County registrar, \$2,000.00; Merrimack County deputy, \$1,200.00; Hillsborough County registrar, \$2,000.00; Cheshire County registrar, \$1,500.00; Sullivan County registrar, \$1,500.00; Grafton County registrar, \$2,000.00; Coos County registrar, \$1,500.00.

Board of Charities and Corrections, \$98,650.00 as follows: Salary of secretary, \$2,750.00; incidentals, \$700.00; printing blanks, \$150.00; traveling expenses, \$1,500.00; aid tubercular patients, \$40,000.00; child welfare work, \$7,000.00; register of the blind, \$11,300.00; deaf, dumb

and blind, \$25,000.00; aid crippled and tubercular children, \$3,000.00; John Nesmith fund income, \$3,700.00; Granite State Deaf Mute Mission, \$150.00; clerical expenses, \$2,600.00; printing report, \$800.00.

Bureau of Labor, \$7,600.00 as follows: Salary of commissioner, \$3,000.00; clerical expense, \$1,600.00; incidentals and travel, \$1,700.00; printing blanks, \$300.00; expenses of arbitration, \$500.00; printing report, \$500.00.

Factory Inspection \$10,550.00 as follows: Salaries of inspectors, \$6,200.00; clerical expense, \$1,200.00; incidentals and travel, \$3,000.00; printing blanks, \$150.00.

Free Employment \$3,450.00 as follows: Assistants, \$1,500.00; clerical expense, \$1,400.00; incidentals and travel, \$500.00; printing blanks, \$50.00.

Department of Weights and Measures \$16,175.00 as follows: Salary of commissioner, \$3,000.00; salaries of inspectors, \$6,000.00; traveling expenses, \$4,500.00; incidentals, \$700.00; clerical expenses, \$1,375.00; printing blanks, \$200.00; printing report, \$400.00.

State Publicity Board, \$35,000.00.

Department of Agriculture, \$182,500.00 as follows: Salary of commissioner, \$3,250.00; salary of deputy, \$2,500.00; clerical expense, \$3,000.00; advisory board, \$300.00; incidentals, \$500.00; institutes and public meetings, \$1,500.00; feeding stuffs inspection, \$4,000.00; nursery inspection, \$500.00; fertilizer inspection, \$2,000.00; seed inspection, \$1,000.00; insecticides and fungicides, \$200.00; licensing milk dealers, \$500.00; moth suppression, \$12,500.00; apple grading law, \$500.00; bureau of markets, \$6,50.00; Granite State Dairymen's Association, \$1,000.00; for New Hampshire Horticultural Society, \$1,000.00; N. H. Sheep Breeders' Association, \$500.00; apiary law, \$500.00; dairy inspection, \$3,500.00; printing report, \$1,000.00; for advertising at fairs, \$1,250.00; diseases of animals, \$135,000.00.

For the Laboratory of Hygiene, \$16,200 as follows: For salaries of two chemists, \$5,100.00; for salaries of two

bacteriologists, \$3,000.00; for salary of pathologist, \$600.00; for clerical expense, \$2,500.00; for incidentals, \$3,000.00; for printing blanks and bulletins, \$2,000.00.

For the Department of Vital Statistics, \$6,050.00 as follows: Clerical expense, \$2,850.00; for incidentals, \$200.00; for printing blanks, \$500.00; for printing report, \$2,500.00.

For Board of Health, \$36,938.31 as follows: Salary of secretary, \$4,000.00; clerical expense, \$1,800.00; incidentals, \$650.00; printing blanks, \$500.00; control of venereal diseases, \$6,000.00; tuberculosis dispensaries, \$3,000.00; purchase of anti-toxin, \$2,500.00; medico legal examinations, \$500.00; sanitary inspection, \$7,000.00; engineer, \$1,500.00; printing report, \$1,500.00; for care of maternity and infancy, \$7,988.31.

For Adjutant General's Department, \$80,175.00 as follows: Salary of adjutant general, \$4,000.00; incidentals, \$1,000.00; printing blanks, \$500.00; officers' uniforms, \$1,900.00; rifle ranges, \$2,000.00; state armories, \$17,000.00; national guard, \$50,000.00; clerical expense, \$3,775.00.

For the Forestry Department, \$75,660.00 as follows: Salary of Forester, \$3,250.00; field assistants, \$2,500; traveling expenses, \$1,000.00; incidentals, \$1,000.00; printing blanks, \$1,200.00; district chiefs, \$7,500.00; lookout stations, \$10,000.00; conferences, \$1,000.00; prevention of fires, \$2,000.00; nursery, \$12,960.00; forest fire bills to towns, \$5,000.00; reforestation, \$2,000.00; white pine blister rust, \$20,000.00; forest fire equipment, \$1,000.00; clerical expense, \$5,450.00; printing report, \$800.00.

For Bounties as follows, \$3,000.00; hedgehogs, \$2,500.00; and bears and grasshoppers, \$500.00.

For Department of indexing as follows \$1,850.00: Salary, \$1,800.00; incidentals, \$500.00.

For G. A. R. Department, \$2,350.00 as follows: for printing \$300.00; incidentals, \$50.00; burial of soldiers and sailors, \$2,000.00.

For Pharmacy Commission, \$2,410.00 as follows: Salaries, \$750.00; clerical expenses, \$200.00; incidentals.

\$600.00; printing report, \$60.00; printing blanks, \$100.00; salary of inspector, \$700.00.

For State Dental Board, \$400.00 as follows: Salaries and expenses, \$400.00.

For Board of Optometry, \$400.00 as follows: Compensation and expenses, \$400.00.

Board of Chiropractors, \$200.00 as follows: Compensation and expenses, \$200.00.

Registration of Veterinary Surgeons, Compensation and expenses, \$100.00.

State House Department, \$45,050.00 as follows: Saiaries and payroll, \$15,400.00; fuel, \$7,000.00; light and power, \$5,200.00; water, \$400.00; telephone operator and switch board, \$2,250.00; rent of offices in Patriot Building, \$9,500.00; and extra labor, \$1,500; miscellaneous, \$1,800.00; extraordinary repairs, \$2,000.00.

State Library, \$19,650.00 as follows: Salaries \$9,000.00: maintenance, \$5,500.00; books, periodicals and binding, \$5,000.00; expenses of trustees, \$150.00.

Public Library Commission, \$7,750.00 as follows: Salary of secretary, \$2,000.00; clerical expenses, \$1,200.00; incidentals, \$950.00; printing report, \$150.00; printing bulletin, \$350.00; traveling library, \$1,000; institutes, \$400.00; assistant secretary, \$1,500.00; shipping clerk, \$200.00.

Soldiers' Home, \$25,000.00 as follows: maintenance, \$12,000.00; incidentals, \$13,000.00.

For University of New Hampshire Extension work (Smith-Lever Act), \$36,000.00.

For State Hospital for maintenance, \$595,000.00.

For Industrial School for maintenance, \$55,000.00.

For State Prison, \$84,000.00 as follows: Maintenance, \$73,225.00; clerical expense, \$1,450.00; incidentals, \$5,000.00; printing report, \$175.00; printing blanks, \$150.00; parole officer, \$4,000.00.

For Laconia State School, \$150,000.00 as follows: Maintenance, \$147,500.00; parole agent, \$2,500.00.

State Sanatorium, \$88,000.00 for maintenance.

For the State Board of Education, \$580,000.00 and in

addition the sums paid into the state treasury as the literary fund, the forest reserve tax, the per capita tax and the tax on unorganized and other places. Of this appropriation the sum of \$45,000.00 is to be expended for mothers' aid and its supervision, a sum not to exceed \$40,000.00 for salaries of officers and employees of the state board; a sum not to exceed \$355,000.00 for equalized state aid; and the sum of \$15,000.00 for rental of rooms for students at the normal school. The State Board of Education shall also receive for disbursement the income of the normal school dormitories and practice schools and the sums paid by school districts for the salaries of superintendents under Public Laws, Chapter 117, Section 40. In this department any balance which may be unexpended in any fiscal year shall be available for use in the following year.

For interest charges, \$69,776.48 as follows: for state hospital bonds, \$2,975.00; for war loan series 1918, \$22,500.00; for teachers' institutes, \$2,388.93; for Benjamin Thompson fund, \$31,887.27; for agricultural college fund, \$4,800.00; for Hamilton Smith fund, \$400.00; for Kimball legacy, \$270.14; for Fiske legacy, \$1,055.14; for temporary loans, \$3,500.00; for miscellaneous, \$6,100 as follows; for military organizations, \$300.00; for firemen's relief fund, \$4,000.00; for prisoners' aid association, \$200.00; for old home week association, \$600.00; for New Hampshire Historical Society, \$500.00; for Franklin Pierce and Daniel Webster Homestead, \$500.00.

This act shall take effect July 1, 1928.

GEORGE A. FOSTER,
FRANK M. RICHARDSON,
FRED T. CONNOR,
M. A. DICKINSON,
RALPH F. SEAVEY,

House Conferees.

H. H. MEADER, HARRY MERRILL, C. A. CHANDLER,

The report was accepted.

Senate Conferees.

The reading of the amendment having commenced on motion of Mr. Foster of Concord the further reading was dispensed with.

On a viva voce vote the amendment was adopted.

RESOLUTION

On motion of Mr. Richardson of Hanover:

Resolved, That the felicitations and best wishes of this House be extended to the beloved dean of its members, William J. Ahern, upon the completion of his sixteenth term of faithful and honorable service in this body.

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to adopt the amendments offered by the Committee on Engrossed Bills, to the following house bill and joint resolution, in the adoption of which amendments the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to the Goffs Falls schoolhouse.

Amend said joint resolution by striking out the last sentence and by inserting in place thereof the following:

The sums appropriated by the state and city shall be expended under the direction of the highway commissioner and the sum appropriated by the state shall be a charge upon the maintenance fund as provided by Chapter 84 of the Public Laws.

On motion of Mr. Cilley of Manchester the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The Joint Resolution was then sent to the Secretary of State to be engrossed.

House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures.

Amend Section 2 of said bill by striking out the first four lines of said section and by inserting in place thereof the following:

2. Nominations of Candidates. Amend Chapter 25 of the Public Laws by inserting after Section 23 the following new section: 23-a. Nominations by Party Committees. In case no declaration.

Amend Section 5 of said bill by striking out the first four lines of said section and by inserting in place thereof the following:

5. ——. Amend Chapter 34 of the Public Laws by inserting after Section 24 the following new section: 24-a. *Paid Agents*. Every person who shall perform any service.

On motion of Mr. Richardson of Hanover the House concurred in the adoption of the amendments proposed by the Committee on Engrossed Bills.

The bill was then sent to the Secretary of State to be engrossed.

On motion of Mr. Richardson of Hanover, the House took a recess for two hours.

(After recess)

On motion of Mr. Newton of Concord at 10.15 o'clock the House adjourned until 10.30 o'clock on Friday morning.

FRIDAY, April 15, 1927.

The House met at 10:30 o'clock according to adjournment.

Prayer was offered by the Chaplain.

COMMITTEE REPORT

Mr. Odell of Sandown for the Committee on Engrossed Bills, reported that the committee had examined and found correctly engrossed the following entitled bills and joint resolutions: House Bill No. 90, An Act in amendment of Section 13, Chapter 264 of the Public Laws, relating to fiduciary powers of trust companies and national banks.

House Joint Resolution, No. 24, Joint Resolution relating to an investigation of the Boston and Maine railroad.

House Joint Resolution, No. 47, Joint Resolution for the reconditioning of a "Farm to market" highway in the town of Barrington.

House Joint Resolution, No. 66, Joint Resolution in favor of Frederick Soucise of Keene.

House Joint Resolution No. 88, Joint Resolution providing for the placing of markers and tablets upon the battle-fields of Bennington and Saratoga.

House Joint Resolution No. 90, Joint Resolution in favor of the New Hampshire State Sanatorium.

House Joint Resolution No. 112, Joint Resolution in favor of Arthur H. Wiggin.

House Joint Resolution No. 113, Joint Resolution providing for a recess commission to study the general subject of tax revision.

House Joint Resolution No. 114, Joint Resolution in favor of Andrew O. Morin.

House Joint Resolution No. 118, Joint Resolution in favor of Jeremiah B. Healy, Jr.

The report was accepted.

On motion of Mr. Small of Rochester the House took a recess for 15 minutes.

(After recess)

COMMITTEE REPORTS

The Committee of Conference, to whom was referred House Bill No. 122 (in new draft and new title), An Act to permit cities and towns to abate local taxes on certain establishments in certain cases, and in amendment of paragraph 1, Section 14, Chapter 60 of the Public Laws, relating to the taxation of stock in trade, recommend the following:

Amend Section 1 of said bill, by striking out all of said section as it now stands, and inserting in place thereof the following, the same being Section 1 as it originally passed the House:

Section 1. Any town by a two-thirds vote of the voters present and voting at any annual meeting upon an appropriate article in the warrant and any city by vote of the city council, the mayor concurring, may contract with any person proposing to erect or put in operation any manufacturing establishment in said city or town for the abatement for the term of five years of all local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon and by a similar vote at the end of four years may extend said contract of abatement for a further period of five years but not exceeding in all ten years from the date of the first abatement.

Further amend said bill by adding the following new sections, to be numbered Sections 4, 5, 6, 7, 8.

- SECT. 4. Any town by its selectmen and any city by its mayor, being duly authorized by vote as hereinafter provided, may contract with any person who at the time of the passage of this act is engaged in manufacturing in this state, for the abatement for the years 1927 and 1928, in whole or in part of local taxes which may be assessed upon such manufacturing establishment, including buildings, machinery and stock in trade, upon such terms and conditions as may be mutually agreed upon.
- SECT. 5. Authority to make such contract may be conferred upon the selectmen of a town by a majority vote of the voters of such town present and voting at an annual or special town meeting upon an appropriate article in the warrant, provided the voting upon such article shall be by ballot.
- SECT. 6. The mayor of a city may be authorized to make such contract by a majority vote of the voters present and

voting at regular or special meetings of the voters in the several wards, to be duly called by the election officers, provided the voting upon such question shall be by ballot.

SECT. 7. The local taxes assessed against such person complying with the terms of such vote shall be abated by the selectmen or assessors annually for the term agreed upon, but such abatement shall not extend to taxes assessed for state and county purposes.

SECT. 8. All acts and parts of acts inconsistent herewith are hereby repealed, and this act shall take effect upon its passage.

Amend the title of the bill by striking out the same and inserting in place thereof the following:

An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

FREDERIC E. SMALL,
AMOS N. BLANDIN,
FRED T. CONNOR,
CHARLES F. BUTLER,
GEORGE A. FOSTER,
House Conferees.

H. H. MEADER,
WILLIAM H. LEITH,
SAMUEL J. LORD,
Senate Conferces.

The report was accepted.

On motion of Mr. Foster of Concord the recommendations were adopted.

The bill was then sent to the Senate for concurrence.

The Committee of Conference to whom was referred House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State school, recommend that the Senate recede from its position on the amendment and concur with the House of Representatives in the passage of the bill.

H. H. MEADER, HARRY MERRILL, C. A. CHANDLER,

Senate Conferees.

GEORGE A. FOSTER, M. A. DICKINSON, FRANK M. RICHARDSON, FRED T. CONNOR,

House Conferees.

The report was accepted.

RESOLUTION

On motion of Mr. Brown of Hancock the following was adopted.

The members of the 1927 Legislature greatly appreciate the services of the Entertainment Committee in obtaining and presenting the interesting numbers given on their program on the evening of April 14, and hereby desire to express their thanks to the committee and to the entertainers.

On motion of Mr. Cheney of Laconia at 12.04 o'clock the House took a recess for 10 minutes.

(After recess)

On motion of Mr. Coolidge of Sandwich at 12.20 o'clock the House took a recess until 2 o'clock.

(After recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate concurred with the House of Representatives in the passage of the following joint resolution with amendment in the passage of which amendment the

Senate asked the concurrence of the House of Representatives.

House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia.

Amend the joint resolution by adding at the end the following:

The Governor, with the advice and consent of the Council, is hereby authorized to draw his warrant on any money in the treasury not otherwise appropriated, and the state treasurer is hereby authorized under the direction of the Governor and Council, to borrow, upon the credit of the state, such further sums or the whole (not exceeding in all sixty thousand dollars), as may be necessary, to carry out the provisions of this act, and, for that purpose, may issue bonds or notes in the name and on behalf of the state, at the lowest rate of interest obtainable, in such form and in such denominations, and at such time or times as the Governor and Council may determine. Such bonds shall be designated Laconia New Hampshire Armory Bonds and shall be signed by the treasurer and countersigned by the Governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the Governor, showing the number and amount of each bond or note, the time of countersigning, the time when pavable, and the date of delivery to the state treasurer. The treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold. the amount received for the same, the date of the sale and the time when pavable. The treasurer may negotiate and sell such bonds or notes by direction of the Governor and Council, in such manner as they may determine to be most advantageous to the state, but no bonds shall be sold for less than their par value.

The Governor shall draw his warrant on the state treas-

urer for the amounts that may be or become due from time to time under the contracts.

On motion of Mr. Cheney of Laconia the House concurred in the amendment sent down from the Honorable Senate.

The joint resolution was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had voted to adopt the amendment offered by the Committee on Engrossed Bills, to the following joint resolution, in the adoption of which amendment the Senate asks the concurrence of the House of Representatives:

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to the Albany town line.

Amend said joint resolution by striking out the words "for each of the two years" in the fourth line of said resolution.

On motion of M. Fogerty of Northumberland the House concurred in the adoption of the amendment proposed by the Committee on Engrossed Bills.

The joint resolution was then sent to the Secretary of State to be engrossed.

The message also announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bill, sent up from the House of Representatives:

House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the State Hospital. pital.

COMMITTEE REPORTS

On motion of Mr. Cheney of Laconia the rules were suspended to allow of the presentation of a report from a committee which had not previously been advertised.

Mr. Cheney of Laconia for the Committee on Rules, reported the following entitled Bill, House Bill No. 359, An

Act in amendment of Chapter 355 of the Laws of 1911, relating to authorizing the city of Laconia to raise and appropriate a sum not exceeding twenty thousand dollars for the purpose of providing a site for a state armory building in said city, with the recommendation that the bill ought to pass.

The report was accepted and the bill read a first and second time.

On motion of Mr. Cheney of Laconia the rules were suspended and the printing of the bill and its reference to a committee dispensed with.

The bill was then ordered to a third reading.

On motion of the same gentleman, the rules were further suspended and the bill made in order for a third reading by its title at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence.

On motion of Mr. Foster of Concord the rules were suspended to allow of the presentation of a report from a committee which had not previously been advertised.

Mr. Cheney of Laconia for the Committee on Rules, reported the following entitled Bill, House Bill No. 360, An Act to provide for the assessment and collection of an annual state tax for the term of two years, with the recommendation that the bill be referred to the Committee on Appropriations.

The report was accepted and the bill read a first and second time.

On motion of Mr. Foster of Concord the rules were suspended and the printing of the bill and its reference to a committee dispensed with.

The bill was then ordered to a third reading.

On motion of the same gentleman the rules were further suspended and the third reading of the bill by its title made in order at the present time.

The bill was then read a third time and passed and sent to the Senate for concurrence. On motion of Mr. Ahern of Concord the House took a recess for 15 minutes.

(After recess)

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its clerk announced that the Senate had adopted the amendment recommended by the Committee of Conference on House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

The message further announced that the Senate had voted to concur with the House of Representatives in its amendments to Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Statutes, relating to the salary of the Deputy Secretary of State, and Section 23, Chapter 15 of the Public Laws, relating to the salary of the Deputy State Treasurer.

The message further announced that the Senate had adopted the report of the Committee of Conference and that the Senate receded from its position on the amendment and concurred with the House of Representatives in the passage of House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State school.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following joint resolution, with amendments, in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 119, Joint Resolution in favor of Guy S. Neal and others.

Amend the resolution by striking out the figures "516" in the third line of the second page thereof and by inserting in place thereof the figures 712; by inserting after the words "Marion C. Colby" in the same line the figures \$478.50; by inserting after the words "Alice V. Flanders"

in the same line the figures \$522; by inserting after the words "Frances C. Barnard" in the fourth line the figures \$478.50; by inserting after the words "Ula M. Blake" in the same line the figures \$391.50; by inserting after the words "Mabel E. Shaw" in the same line the figures \$391.50; by inserting after the words "Evelyn S. Conway" in the same line the figures \$478.50; by striking out the figures "372" in the eleventh line and substituting therefor the figures \$376.72; by striking out the figures "\$708.05" in the twelfth line and inserting in place thereof the figures \$716.65; by striking out the figures "\$157.38" in the tenth line and inserting in place thereof the figures \$159.22.

Further amend by adding at the end of said resolution the following: that the Checker Cab Company be allowed the sum of \$17.50; that Frank M. Ayer be allowed the sum of \$25; that the Edson C. Eastman Company be allowed the sum of \$72.95; so that said resolution as amended shall read:

That Guy S. Neal, sergeant-at-arms and Frank M. Ayer, sergeant-at-arms, be allowed the sum of \$396.00 each; that F. Earl Thaver, custodian, be allowed the sum of \$352.00; that Cameron M. Empey, Ralph E. Lufkin, W. N. Plummer, Arthur A. Tilton, Raymond B. Lakeman, doorkeepers, be allowed the sum of \$352.00 each; that Edwin P. Jones, warden, be allowed the sum of \$352.00; that Frank B. Smart, assistant warden, be allowed the sum of \$352.00; that Arthur E. Thompson, Patrick E. Ryan, Amos A. Phelps, Charles E. Wendell, Robert Davis, Rae S. Laraba, Frank F. Fernald, messengers, be allowed the sum of \$352.00 each; that Kenneth F. Magoon, Paul Wyman, Eli Langlois, Howard M. Palfrey, Cyril J. Fretwell, pages, be allowed the sum of \$220.00 each; that Harry H. Prev, speaker's page, be allowed the sum of \$264.00; that Harrie M. Young and Norris H. Cotton, clerk of the House and Senate, rspectively, be allowed the sum of \$300.00 each; that Howard H. Hamlin and Benjamin F. Greer, Jr., assistant clerk of the House and Senate, respectively, be al-

lowed the sum of \$300.00 each; that Francis P. Daniels, Chaplain, be allowed the sum of \$352.00; that Elizabeth H. Sanborn, House stenographer, be allowed the sum of \$712.00; that Bessie A. Callaghan, Senate stenographer, be allowed the sum of \$712.00; that Marion H. Colby, stenographer, be allowed the sum of \$478.50; that Alice V. Flanders, stenographer, be allowed the sum of \$522.00; that Frances C. Barnard, stenographer, be allowed the sum of \$478.50; that Ula M. Blake, stenographer, be allowed the sum of \$391.50; that Mabel E. Shaw be allowed the sum of \$391.50; that Evelyn S. Conway, stenographer, be allowed the sum of \$478.50; that Helen M. Young, stenographer be allowed the sum of \$18.00; that N. C. Nelson be allowed the sum of \$6.00; that Robert W. Brown (Agent), rental, be allowed the sum of \$100.00; that Merrimack Realty Company be allowed the sum of \$186.00; that the State House Department be allowed the sum of \$660.00; that the Concord Evening Telegram be allowed the sum of \$159.22; that the Monitor Patriot be allowed the sum of \$376.72; that the Union-Leader Pub. Co. be allowed the sum of \$708.05; that the Sentinel Printing Company be allowed the sum of \$7.36; that the Portsmouth Herald Company be allowed the sum of \$6; that the Bektash Temple be allowed the sum of \$52.50; that Edson C. Eastman Company be allowed the sum of \$695.65; that Guy S. Neal be allowed the sum of \$1.20; that the Concord Wiring and Supply Company be allowed the sum of \$16.32; that Hobart Pillsbury, Secretary of State, be allowed the sum of \$192.88; that the Berlin Reporter be allowed the sum of \$.75; that the Nashua Telegraph be allowed the sum of \$5.16; that the Foster Daily Democrat be allowed the sum of \$10.32; that the Checker Cab Company be allowed the sum of \$17.50; that Frank M. Ayer be allowed the sum of \$25; that the Edson C. Eastman Company be allowed the sum of \$72.95.

On motion of Mr. Small of Rochester the House con-

curred in the amendments sent down from the Honorable Senate.

The joint resolution was then sent to the Secretary of State to be engrossed.

The message further announced that the Senate concurred with the House of Representatives in the passage of the following entitled joint resolutions, with amendments in the passage of which amendments the Senate asked the concurrence of the House of Representatives:

House Joint Resolution No. 1, Joint Resolution for the construction of a girls' cottage at the Industrial School.

Amend the joint resolution by striking out after the words "the sum of" in the first line of said joint resolution the figures \$75,000 and inserting in place thereof the figures \$50,000.

Amend the joint resolution by adding at the end the following:

The Governor, with the advice and consent of the Council, is hereby authorized to draw his warrant on any money in the treasury not otherwise appropriated, and the state treasurer is hereby authorized under the direction of the governor and council, to borrow, upon the credit of the state, such further sums or the whole (not exceeding in all fifty thousand dollars), as may be necessary, to carry out the provisions of this resolution, and, for that purpose, may issue bonds or notes in the name and on behalf of the state, at the lowest rate of interest obtainable, in such form and in such denominations, and at such time or times as the governor and council may determine. Such bonds shall be designated New Hampshire Industrial School Bonds and shall be signed by the treasurer and countersigned by the governor and shall be deemed a pledge of the faith and credit of the state. The secretary of state shall keep an account of all such bonds and notes countersigned by the governor showing the number and amount of each bond or note, the time of countersigning, the time when pavable, and the date of delivery to the state treasurer. The treasurer shall keep an account of each bond and note, showing the number thereof, the name of the person to whom sold, the amount received for the same, the date of the sale and the time when payable. The Treasurer may negotiate and sell such bonds or notes by direction of the governor and council, in such manner as they may determine to be most advantageous to the state, but no bonds shall be sold for less than their par value.

The governor shall draw his warrant on the state treasurer for the amounts that may be or become due from time to time under the contracts of the trustees approved by the governor and council for the purposes aforesaid.

The reading of the amendments having commenced on motion of Mr. Foster of Concord the further reading was dispensed with.

On motion of the same gentleman the House concurred in the amendments sent down from the Honorable Senate.

The joint resolution was then sent to the Secretary of State to be engrossed.

RESOLUTION

On motion of Mr. Fogerty of Northumberland. Whereas it appears that all necessary legislative work may be easily accomplished by Friday, April 15th, instant, therefore be it

Resolved, By the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Friday, April 15th instant at seven o'clock in the afternoon, and be it further

Resolved, That all reports, bills and joint resolutions pending at that time in either branch of the legislature, be indefinitely postponed.

The Speaker declared a recess for 10 minutes.

(After recess)

A message from the Honorable Senate by its Clerk announced that the Senate had concurred with the House of

Representatives in the passage of the following concurrent resolution:

Whereas it appears that all necessary legislative work may be easily accomplished by Friday, April 15th instant, therefore be it

Resolved, By the House of Representatives, the Senate concurring, that the present session of the legislature be brought to final adjournment on Friday, April 15th instant at seven o'clock in the afternoon, and be it further

Resolved, That all reports, bills and joint resolutions pending at that time in either branch of the legislature, be indefinitely postponed.

The message further announced that the Senate had voted to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 359, An Act in amendment of Chapter 355 of the Laws of 1911, relating to authorizing the city of Laconia to raise and appropriate a sum not exceeding twenty thousand dollars for the purpose of providing a site for a state armory building in said city.

House Bill No. 360, An Act to provide for the assessment and collection of an annual state tax for the term of two years.

The message also announced that the Senate refused to concur with the House of Representatives in the passage of the following entitled bills, sent up from the House of Representatives:

House Bill No. 69, An Act regulating a system of employment for employees of the Highway Department in the city of Manchester.

House Bill No. 289, An Act in amendment of Chapter 226, Laws of 1921, relative to the establishment of a Finance Commission in Manchester.

On motion of Mr. Cheney of Laconia the House took a recess for two hours and thirty minutes.

(After recess)

Mr. Odell of Sandown for the Committee on Engrossed Bills, reported that the committee had examined and found correctly engrossed the following entitled bills and resolutions:

Senate Bill No. 72, An Act in amendment of Section 13, Chapter 14 of the Public Laws, relating to the salary of the deputy secretary of state, and Section 23, Chapter 15 of the Public Laws, relating to the salary of the deputy state treasurer.

Senate Bill No. 75, An Act relating to salaries and expenses of the commissioner of law enforcement.

House Bill No. 107, An Act to provide for the construction and equipment of a nurses' home at the state hospital.

House Bill No. 122, An Act to permit cities and towns to abate local taxes on manufacturing establishments in certain cases.

House Bill No. 341, An Act to provide necessary facilities for more efficient and extended service at the Laconia State school.

House Bill No. 352, An Act relating to primary elections, nominations of candidates and political expenditures.

House Bill No. 356, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1928.

House Bill No. 357, An Act making appropriations for the expenses of the state of New Hampshire for the year ending June 30, 1929.

House Bill No. 359, An Act in amendment of Chapter 355 of the Laws of 1911, relating to authorizing the city of Laconia to raise and appropriate a sum not exceeding twenty thousand dollars for the purpose of providing a site for a state armory building in said city.

House Bill No. 360, An Act to provide for the assessment and collection of an annual state tax for the term of two years.

House Joint Resolution No. 1, Joint Resolution for the construction of a girls'cottage at the Industrial school.

House Joint Resolution No. 2, Joint Resolution for the construction and equipment of an armory in the city of Laconia.

House Joint Resolution No. 65, Joint Resolution for the permanent improvement of the main road in the city of Manchester leading from the Litchfield line to Goffs Falls schoolhouse.

House Joint Resolution No. 68, Joint Resolution for the completion of a road leading through Madison to Albany town line.

House Joint Resolution No. 91, Joint Resolution in favor of the New Hampshire State Sanatorium.

House Joint Resolution No. 119, Joint Resolution in favor of Guy S. Neal and others.

The report was accepted.

RESOLUTIONS

On motion of Mr. Cheney of Concord,

Resolved, By the House of Representatives, the Senate concurring, that a committee of ten be appointed to join with such committee as the Senate may designate to wait upon His Excellency the Governor and inform him that the Legislature has completed the business of the session and is ready to receive any communication he may be pleased to make.

The Speaker appointed as members of such committee, Mr. Cheney of Laconia, Mrs. Ferguson of Bristol, Messrs. Small of Rochester, Fogerty of Northumberland, Odell of Sandown, Coolidge of Sandwich and Ahern of Concord, Mrs. Patten of Nashua and Messrs. Dickinson of Swanzey and Etsler of Claremont

On motion of Mr. Small of Rochester,

Resolved, That the 1927 House of Representatives place on record its appreciation of the able, faithful and im-

partial services of its Speaker, Honorable Harold K. Davison, throughout the session. Though one of the youngest speakers of the House in the history of New Hampshire, he ranks with the leaders of the distinguished men who have preceded him in that office.

On motion of Miss Wilson of Sharon,

Resolved, That the Legislature of 1927 place on record its appreciation of the services of its chaplain, Rev. Francis P. Daniels. Taking his office with seriousness and feeling the responsibility of it, he has led us reverently, morning by morning in prayer, with the result that we have been imbued with a more lively sense of the importance of our work as lawmakers and the service we might render the people of our beloved state in the cause of good government. We commend him as a faithful and devoted minister of the gospel

MESSAGE FROM THE SENATE

A message from the Honorable Senate by its Clerk announced that the Senate had voted to concur with the House of Representatives in the passage of the following concurrent resolution:

Resolved, By the House of Representatives, the Senate concurring, that a committee of ten be appointed to join with such committee as the Senate may designate to wait upon His Excellency, the Governor, and inform him that the Legislature has completed the business of the session and is ready to receive any communication he may be pleased to make.

And the President had appointed as members of such committee on the part of the Senate, Senators Leith, Morrison, Davis, Chandler and McInnis.

The message also announced that in accordance with the concurrent resolution previously adopted that all bills and joint resolutions pending in either branch on Friday, April 15th at 7 o'clock be indefinitely postponed. The following were indefinitely postponed:

House Bill No. 299, An Act to permit cities and towns to abate local taxes on manufacturing plants and stock in trade in certain cases.

House Bill No. 292, An Act in amendment of Section 3 of Chapter 196 of the Public Laws, relating to fish and game.

INDEFINITELY POSTPONED

In accordance with the concurrent resolution previously adopted that all bills and joint resolutions pending in either branch on Friday, April 15, at 7 o'clock, be indefinitely postponed, the following bills were indefinitely postponed:

House Bill No. 217, An Act relating to the establishment of a police commission for the town of Milford.

Senate Bill No. 15, An Act to incorporate the New Hampshire Railroad Salvage Company.

On motion of Mr. Small of Rochester the House adjourned.

AFTERNOON

The House was immediately called to order in afternoon session.

COMMITTEE REPORT

Mr. Cheney of Laconia, for the joint committee appointed to wait upon His Excellency, the Governor, and inform him that the legislature had completed its duties, reported that they had attended to their duties and that the Governor informed them that he had a communication to lay before the House.

The report was accepted, and His Excellency, Huntley N. Spaulding, then came in and delivered the following message:

To the House of Representatives:

Having been informed by the joint committee of the Senate and House of Representatives that you have completed the business of the session and are ready to adjourn, I do, by the authority vested in me as Governor, hereby declare the General Court of New Hampshire adjourned to the last Wednesday in December in the year of Our Lord one thousand, nine hundred and twenty-eight. Personally, and in behalf of the state, I thank you for your service to the Commonwealth and extend to you one and all best wishes for your future prosperity and happiness.

HUNTLEY N. SPAULDING,

Governor.

Whereupon the Speaker declared the House adjourned to the last Wednesday in December, 1928.

HARRIE M. YOUNG,

Clerk.

A true copy: Attest

HARRIE M. YOUNG, *Clerk*.

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